In the United States District Court for the Southern District of Texas, Houston Division

Lewis Brisbois Bisgaard & Smith, LLP,

Plaintiff,

Civil Action No. 4:22-cv-3279

v.

Michael Joseph Bitgood a/k/a "Michael Easton," et al.

Defendants.

Jury Demanded

AFFIDAVIT OF WILLIAM S. HELFAND

STATE OF TEXAS

§

COUNTY OF HARRIS

\$ §

Before me, the undersigned authority, on this day did personally appear WILLIAM S. **HELFAND**, who after first being duly sworn by me, did depose and state as follows:

- 1. My name is William S. Helfand. I am lead counsel of record for the Plaintiff, Lewis Brisbois Bisgaard & Smith LLP, in this action. I am over 21 years of age, have never been convicted of a felony, and I am fully competent and authorized to make this affidavit. I declare under penalty of perjury that all of the matters stated in this Affidavit are within my personal knowledge, true, and correct, because the statements relate to matters I know personally observed or in which I have personally participated.
- 2. I am an equity partner of the law firm Lewis Brisbois Bisgaard & Smith LLP. I have been licensed to practice law in the state of Texas since 1987, the state of Illinois since 1989, and the state of Utah since 2018. I am admitted to practice in the United States Supreme Court and numerous United States Courts of Appeals. For over 35 years, my practice has included civil litigation in both state and federal courts.
- 3. I graduated with honors from Tulane Law School in 1987. After working for Hirsch, Robinson, Sheiness & Glover for nine years, first as an associate and then as a partner I joined the law firm Magenheim, Bateman, Robinson, Wrotenbery & Helfand in 1996. In 2003, I joined Chamberlain Hrdlicka as a shareholder and remained there until 2016, when I joined Lewis Brisbois Bisgaard and Smith LLP. I have tried over 185 cases to verdict in state and federal courts and numerous others in arbitration. I am rated as "Preeminent" by Martindale Hubbell and I have been named as a Texas Superlawyer. Additional information can be found on my firm's website at https://lewisbrisbois.com/attorneys/helfa.id-william-s.

EXHIBIT A

- 4. My rate for work on this matter is \$600.00 per hour. The rates for my partners assisting me in this matter are between \$450.00 and \$500.00 per hour, and the rate of the associate attorneys assisting on this matter, is \$350.00 per hour. These rates are reasonable and customary in the Southern District of Texas for this type of litigation. The fees charged in this case are those my law firm customarily charges for this type of work to other clients and is consistent with rates charged by others in this district for the same or similar services for an attorney with the same experience, reputation, and ability considering the controversy, the time limitations imposed, and the results obtained. Indeed, to produce the bill, I and several other lawyers have not included any of the time we have spent on this submission. As the Court has observed, Defendants have made this litigation quite expensive with numerous baseless motions and numerous efforts to appeal unappealable interlocutory rulings.
- 5. I have reviewed Lewis Brisbois' legal bills and submit that the charge of \$543,146.81 for attorneys' fees specifically charged for this litigation through October 29, 2024 is reasonable for fees for this litigation, based on the hours spent and considering several factors, such as:

 (1) the time and labor required; (2) the novelty and difficulty of the questions; (3 the skill requisite to perform the legal service properly; (4) the preclusion of other employment by the attorney due to acceptance of the case; (5) the customary fee; (6) whether the fee is fixed or contingent; (7) time limitations imposed by the client or the circumstances; (8) the amount involved and the results obtained; (9) the experience, reputation, and ability of the attorneys; (10) the "undesirability" of the case; (11) the nature and length of the professional relationship with the client; and (12) awards in similar cases. In addition, I am familiar with the billing practices and the fees customarily charged in the Southern District of Texas for counsel and representation of the nature that I, my partners, and our associates and legal assistant have performed in these proceedings.
- 6. Counsel for Lewis Brisbois were collectively required to Jedicate hundreds of hours of legal services for various fee-incurring activities. I have personally performed or have supervised the performance of these legal services and I am familiar with the work performed in prosecuting this lawsuit. Again, this aggregate amount is far less than the number of hours attorneys of my law firm actually worked on this case because I regularly applied billing judgment to avoid duplicate effort and expressly chose not to bill most of my time to reduce the overall cost of this lawsuit to Lewis Brisbois and, eventually, the Defendants. I have also excluded any time for work done on any claim other than the Latham Act claims on which the firm prevailed and for which the court awarded the firm attorney's fees. To the extent the Court may find it helpful to determine any award of attorneys' fees, I am prepared to submit billing records, properly redacted to protect privileged information, copies of most of which I have previously provided Defendants and about which Defendants questioned me in my deposition in this case.
- 7. Lewis Brisbois' reasonable attorneys' fees for this litigation through October 29, 2024 are \$543,146.81. The services provided were necessary to prosecute Lewis Brisbois' claims against Defendants.

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8. I declare under penalty of perjury that all of the foregoing is within my own personal knowledge and is true and correct.

FURTHER AFFIANT SAYETH NAUGHT.

WILLIAM S. HELFAND

SUBSCRIBED AND SWORN TO BEFORE ME, by the said, WILLIAM S. HELFAND, on this the 1st day of November, 2024, to certify which witness my hand and seal of office.

DAWN MARIE GARRARD
Notary Public, State of Texas
Comm. Expires 01-30-2028
Notary ID 10482587

Notary Public-State of Texas

LAWYERS SUITE 4000 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

October 31, 2024 Invoice No. 4209039

Lewis Brisbois Bisgaard & Smith 24 Greenway Plz Ste 1400 Houston, TX 77046-2401 United States of America

Attn: William S. Helfand

Partner

Re: Lewis Brisbois v. Michael Joseph Bitgood et al.

Our File No.: 008055-000685
Represented Party: Lewis Brisbois

Current Fees through 10/25/24
Current Disbursements through 10/25/24
Total Current Charges

528,851.50 14,295.31 USD \$ 543,146.81

*** Please return this page with your payment. ***

If you have questions regarding payments or open invoices, please contact remittance@lewisbrisbois.com.

We value your business and appreciate your attention to this matter.

Client Credit Balance 1,000.00

Wire Instructions

City National Bank
Account Name: Lewis Brisbois Bisgaard & Smith, LLP-Attorney Operating Account
(Receivables)
Account No.: 210903526
ABA Routing No.: 122016066

ABA Routing No.: 122016066 SWIFT A/C No.: CINAUS6L

All Charges in US Dollars

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Date **Description of Services Rendered** Hours Atty 09/07/2022 ONeal Braun, Legal research for preparing original complaint and request for injunctive relief against Michael 3.3 Bitgood. 09/08/2022 ONeal Braun. Additional legal research and outlining to prepare complaint against Bitgood. 5.1 S. 09/15/2022 Continue preparing federal complaint against Bitgood. 6.5 ONeal Braun. 09/22/2022 ONeal Braun, Continue preparing federal complaint against Bitgood and his counsel. 4.2 09/23/2022 6.3 ONeal Braun, Prepare and file final draft of federal complaint against Bitgood and other defendants. 09/27/2022 ONeal Braun, Additional research and document review for federal lawsuit against Bitgood. 2.1 S. 10/03/2022 1.5 ONeal Braun, Continue preparing for hearing of LBBS's application for temporary restraining order. S 10/04/2022 Fisher, B. Mtg w/ Bill Helfand & Sean Braun re TRO Prelim Injunction Strategy 1.0 10/04/2022 Receipt and review numerous pleadings and emails from pro se defendant. Review of Helfand, W. 4.8 extensive documentation for exhibits. Update legal research re: Review, revise and finalize supplemental brief filed by firm. Receipt and review numerous additional emails from pro se defendant. Begin preparation of outlines for direct examination of numerous witnesses. 10/04/2022 2.5 ONeal Braun, Prepare supplement in support of LBBS's application for temporary restraining order. S. 0.2 10/04/2022 Russell, C. Revisions to Mr. Fisher's notebook. 10/05/2022 Fisher, B. Review cases sent by Sean Braun and take notes re same. 1.4 10/06/2022 2.8 Fisher, B. Prepare for TRO/Preliminary Injunction hearing. 10/06/2022 Attend TRO/Temporary Injunction hearing 1.3 Fisher, B. 10/06/2022 Fisher, B. Telecon with Bill Helfand and Sean Braun. 0.2 10/06/2022 Fisher, B. Draft elements of the TRO and proposed settlement issues. 1.2 10/06/2022 Hargis, D. Office conference with B. Helfand and B. Fisher regarding TRO hearing, settlement of state 2.1 court case and Oubre & LBBS's declaratory judgment. Draft declaratory counter claim. Office conference with B. Helfand regarding same. Attention to correspondence regarding same. 10/06/2022 Kotlarsky, S. Search Supreme Court and Fifth Circuit dockets to identify cases in which firm represents 1.8 parties in order to identify exhibits for hearing on Application for Temporary Restraining Order. 10/06/2022 7.4 Helfand, W. Additional review and preparation of exhibits for hearing. Telephone conferences with several witnesses re: . Preparation of cross-examination outlines for examination of three defendants. Prepare for and attend hearing. Office conference with Shane Kotlarsky re: form of Temporary Restraining Order. Correspondence to Jana Lubert. Receipt, review, and respond to numerous emails from pro se defendant. 10/06/2022 Analyzed case law on the effect of trademark registration on the burden of proof in preparation 1.4 Dupree-Jones, of injunction hearing. 10/06/2022 Dupree-Jones, Had correspondence with legal services representative in order to gather documents in 0.4 preparation of the injunctive hearing. 10/06/2022 Research on case law saying Snovely, N. 0.9 10/06/2022 Snovely, N. Researching law on 0.5 10/06/2022 Prepare for hearing of LBBS's application for temporary restraining order, including drafting ONeal Braun, 7.2 hearing outline, timeline, and preparing evidentiary exhibits. S. 10/06/2022 ONeal Braun, Attend remote hearing of LBBS's application for temporary restraining order. 1.0 S. 10/10/2022 Review recent filings and orders, and prepare list of demands to resolve instant lawsuit against ONeal Braun, 1.8 S 10/11/2022 Helfand, W. Receipt and review of order granting Temporary Restraining Order and related relief. 0.6 Correspondence to client, Office conference with co-counsel re: potential settlement.

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Date	Atty		Hours
A. G. C.		Correspondence to client's general counsel. Receipt and review filing and documents relating to defendants' dissolution of infringing company (total time reduced as courtesy to client).	
10/12/2022	Fisher, B.	Review settlement terms, adding a couple to my list from last Thursday night / Friday morning. Mtg w/ Shane Kotlarski re same.	0.5
10/12/2022	Kotlarsky, S.	Draft list of settlement demands.	1.4
10/12/2022	Kotlarsky, S.	Receipt and review of email from Defendant regarding settlement proposal.	0.1
10/12/2022	Helfand, W.	Receipt, review, and respond to numerous emails from defendant (Beers). Review, revise and finalize proposed settlement terms. Receipt, review, and respond to numerous emails from client (total time reduced as courtesy to client).	1.2
10/12/2022	ONeal Braun, S.	Prepare list of settlement demands to send to Bitgood and other defendants.	1.4
10/12/2022	ONeal Braun, S.	Emails with defendant Richard Jones regarding LBBS's settlement demands.	0.2
10/12/2022	ONeal Braun, S.	Emails with Bitgood and co-defendants regarding settlement demand.	0.2
10/14/2022	Kotlarsky, S.	Receipt, review, and response to multiple emails from Defendants regarding settlement proposal and continuing preliminary injunction hearing.	0.4
10/14/2022	Kotlarsky, S.	Draft requests for production to all Defendants.	1.7
10/14/2022	ONeal Braun, S.	Prepare requests for production to Defendant Bitgood and review/analysis of Bitgood's emails and filings in federal trademark lawsuit.	3.8
10/16/2022	Kotlarsky, S.	Receipt and review of email from Defendant regarding motion to dismiss.	0.1
10/16/2022	ONeal Braun, S.	Receipt and review of joint motion to dismiss filed by Bitgood and Norman.	1.6
10/17/2022	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding stay for TCPA motion.	0.8
10/17/2022	Helfand, W.	Receipt and review several pleadings and copies of defendant's correspondence to court. Receipt and review numerous emails from defendant. Correspondence to defendant Bitgood.	1.3
10/17/2022	Helfand, W.	Receipt and review of order setting hearing on preliminary injunction.	0.1
10/17/2022	ONeal Braun, S.	Legal research for responding to Bitgood's motion to dismiss under Texas anti-SLAPP law and research regarding status of Bitgood's domestic LLP.	3.7
10/18/2022	Kotlarsky, S.	Receipt and review of email from Brad Beers regarding discovery responses.	0.1
10/18/2022	Kotlarsky, S.	Office conference with Bill Helfand and Sean Braun regarding preparation for preliminary injunction hearing scheduled for Friday, October 21, 2022.	0.4
10/19/2022	Kotlarsky, S.	Receipt and analysis of Defendant Beers's responses to requests for production and privilege log.	0.4
10/19/2022	ONeal Braun, S.	Prepare for preliminary injunction hearing.	0.9
10/20/2022	Kotlarsky, S.	Draft correspondence to Defendants regarding insufficient discovery responses.	0.6
10/20/2022	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding objections to requests for production.	0.7
10/20/2022	ONeal Braun, S.	Emails with Bitgood and co-counsel regarding discovery.	0.6
10/23/2022	Kotlarsky, S.	Update legal research for motion to compel discovery responses.	1.4
10/23/2022	Kotlarsky, S.	Analyze Defendants' discovery responses in preparation to draft motion to compel discovery responses.	0.8
10/23/2022	Kotlarsky, S.	Draft motion to compel.	3.2
10/24/2022	Kotlarsky, S.	Receipt and review of email from Brad Beers regarding motion to compel.	0.1
10/24/2022	Kotlarsky, S.	Receipt and review of email from Bitgood regarding responses to requests for production.	0.1
10/24/2022	Kotlarsky, S.	Receipt and review of email from Bitgood regarding motion to dismiss for lack of jurisdiction.	0.2
10/24/2022	Kotlarsky, S.	Receipt and analysis of motion to dismiss for lack of jurisdiction.	0.6
11/01/2022	Kotlarsky, S.	Receipt and analysis of response to motion to compel.	0.4
11/01/2022	Kotlarsky, S.	Receipt and analysis of Norman's response to motion to compel.	0.4
11/02/2022	Fisher, B.	MTG w/ Shane & Sean re prep for hearing.	0.5
11/02/2022 11/02/2022	Fisher, B. Fisher, B.	Attend hearing before Judge Ellison. Telecon w/ Bill re results & briefing required. Review all responses relating to our Motion to Compel, including numerous pleadings filed by Sue Norman (relating to 12(b) motions) after midnight as well as Response filed by Beers. Draft	1.3 1.0

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Date Atty **Description of Services Rendered** Hours notes re same to summarize objections, responses. Kotlarsky, S. 11/02/2022 Motion to compel 3.4 11/02/2022 ONeal Braun. In preparation for hearing of motion to compel, review numerous filings by defendants, update 8.5 legal research, and prepare outline: attend telephonic hearing with co-counsel. 11/03/2022 Kotlarsky, S. Prepare for and attend hearing on motion to compel. 1.8 11/03/2022 ONeal Braun, Review defendants' motions to dismiss and begin preparing outlines for responding to same. 3.9 11/04/2022 Kotlarsky, S. Receipt and review of email from Bitgood regarding order granting continuance on response to 0.1 motions to dismiss. 11/04/2022 ONeal Braun, Continue updating legal research and preparing outlines for responses to motions to dismiss. 4.3 11/05/2022 ONeal Braun, Continue outlining and begin preparing response to Defendants' motions to dismiss. 2.7 11/07/2022 ONeal Braun, Legal research for and preparation of responses to defendants' motion to dismiss responses. 3.2 S. 11/08/2022 Russell, C. Discuss TI hearing setting with BGF and email Shane and Sean requesting status of Notice of 0.1 Hearing. 11/09/2022 Kotlarsky, S. Receipt and review of email from Bitgood regarding potential mediation. 0.1 11/09/2022 ONeal Braun, Receipt and review of transcript of motion to compel hearing for preparing responses in 0.6 S. opposition to defendants' motions to dismiss. 11/09/2022 ONeal Braun, Continue preparing consolidated response in opposition to defendants' motions to dismiss. 8.4 S. 11/10/2022 ONeal Braun, Continue preparing consolidated response to defendants' motions to dismiss. 8.4 S. 11/11/2022 1.0 Kotlarsky, S. Revise responses to motions 11/11/2022 Kotlarsky, S. Revise proposed combined response to Defendants' motions to dismiss. 3.4 11/11/2022 ONeal Braun, Complete and file consolidated response in opposition to defendants' motions to dismiss. 4.2 11/14/2022 Helfand, W. Initial review of and annotation to defendant (Norman's) reply to plaintiff's opposition to 0.4 Norman's motion to dismiss. 11/15/2022 Helfand, W. Initial review of and annotation to defendant (Easton's) reply to plaintiff's opposition to Norman's 0.3 motion to dismiss. 11/15/2022 ONeal Braun, Receipt and review of defendants' replies in support of their motions to dismiss and additional 1.8 preparation for hearing of November 17, 2022. 11/15/2022 ONeal Braun, Emails with court and opposing parties regarding preliminary injunction hearing. 0.5 S. 11/16/2022 Draft correspondence to Defendants regarding potential mediation. 1.2 Kotlarsky, S. 11/16/2022 ONeal Braun, Revise email regarding resolution to Bitgood and co-defendants. 0.8 11/16/2022 ONeal Braun, Prepare for preliminary injunction hearing. 5.1 S. 11/17/2022 Review motions & responses from Norman & Bitgood. Review our brief in support of TI (prior to Fisher, B. 1.7 hearing). telecon w/ Bill Helfand & meet with Shane & Sean. Attend Hearing. 11/17/2022 Kotlarsky, S. Draft outline for hearing. 1.0 11/17/2022 Kotlarsky, S. Prepare for and participate in hearing. 1.4 11/17/2022 Kotlarsky, S. Receipt and review of email from Bitgood regarding mediation. 0.1 11/17/2022 Kotlarsky, S. Receipt and review of additional email from Bitgood regarding mediation. 0.1 11/17/2022 Kotlarsky, S. Draft correspondence to Defendants regarding hearing on application for preliminary injunction. 0.4 Helfand, W. 11/17/2022 Review pleadings and cases cited by Defendants to revise and revisions to outline for hearing 2.8 on preliminary injunction and prepare for and attend hearing. Office conference with cocounsel. 11/17/2022 ONeal Braun. Complete and file supplemental brief in support of Plaintiff's application for preliminary 7.7 S. injunction; prepare for and attend telephonic hearing/status conference; exchange emails with opposing parties and court regarding same.

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Date	Atty	Description of Services Rendered	Hours
11/21/2022	Fisher, B.	Telecon w/ Wallace Dunwoody in effort to settle Tim Beers out of the case (for an Agreed Perm	0.2
		Injunction & no monetary damages). Dunwoody rejected on behalf of Beers.	
11/28/2022	Fisher, B.	Review Objection to de novo hearing in County Court filed by Bitgood. Review transcript of Nov 17 hearing in Fed Ct. Review & Revise our Response to Bitgood's Objection.	2.7
11/30/2022	Fisher, B.	Re case in federal court, review Bitgood's Supplemental diatribe, Exhibits (i.e., the Pleadings filed in County Court for hearing on 11.29.22)	0.5
11/30/2022	ONeal Braun,	Legal research and preparation for preliminary injunction hearing.	3.7
40/04/0000	S.	B. C.	0.0
12/01/2022	Fisher, B.	Review & make notes on Brad Beers' Opp to Mtn for Prelim Inj. and review & make notes on our Supp Brief on Opposition to Defendants' Motion to Dismiss.	0.3
12/01/2022	ONeal Braun, S.	Research and draft supplemental brief in opposition to motions to dismiss; emails with court, pro se defendants, and counsel regarding same.	3.7
12/01/2022	ONeal Braun,	Continue preparing for preliminary injunction hearing.	1.3
	S.		
12/02/2022	Fisher, B.	Review pleadings for hearing before Judge Ellison. Review last minute filings by Sue Norman, Beers and Bitgood.	1.0
12/02/2022	Fisher, B.	Attend hearing before Judge Ellison w/ Bill Helfand.	1.5
12/02/2022	Kotlarsky, S.	Attend hearing on Defendants' motions to dismiss.	1.5
12/02/2022	Helfand, W.	Review pleadings and case law to prepare, and preparation of, outline for hearing on defendants' numerous motions to dismiss and LBBS' preliminary injunction motion. Prepare for and attend hearing on same. Memo to file.	3.4
12/02/2022	ONeal Braun, S.	Prepare for hearing of Plaintiff's application of preliminary injunction.	0.5
12/02/2022	ONeal Braun, S.	Attend telephonic hearing of application for preliminary injunction.	1.5
12/04/2022	Kotlarsky, S.	Exchange multiple emails with Bitgood and Norman regarding injunction hearing.	0.4
12/05/2022	Kotlarsky, S.	Receipt and review of email from Bitgood regarding settlement proposal.	0.1
12/05/2022	Kotlarsky, S.	Receipt and review of email from Norman regarding rejection of settlement offer.	0.1
12/05/2022	Kotlarsky, S.	Telephone conference with Court regarding resetting preliminary injunction hearing.	0.2
12/06/2022	Kotlarsky, S.	Receipt and review of email from Defendant regarding proposed settlement.	0.1
12/11/2022	Kotlarsky, S.	Receipt and analysis of status report.	0.4
12/12/2022	Kotlarsky, S.	Update legal research in preparation to draft motion to strike notices of appeal and certify motion as frivolous.	4.2
12/12/2022	Kotlarsky, S.	Draft motion to strike notices of appeal and certify motion as frivolous.	8.3
12/12/2022	Helfand, W.	Initial review of and annotation to defendant (Bitgood's) purported "status report" to court.	0.3
12/13/2022	Kotlarsky, S.	Draft email to Court regarding motion to strike notice of appeal.	0.1
12/13/2022	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding motion to strike and preliminary injunction	0.5
		hearing.	
12/14/2022	Kotlarsky, S.	Receipt and analysis of response to motion to strike notice of appeal.	0.4
12/14/2022	Kotlarsky, S.	Revise and update outline for preliminary injunction hearing.	2.4
12/14/2022	Helfand, W.	Initial review of and annotation to Bitgood's opposition to motion to strike notice of appeal.	0.3
12/14/2022	Russell, C.	Update BGF's binders to include the transcripts from the hearings to date.	0.6
12/15/2022	Fisher, B.	Review transcripts and highlight and tab all places where Norman and Easton speak and admit wrongdoing.	1.3
12/15/2022	Fisher, B.	Mtg w/ Bill, Shane & Sean re prep for Prelim Injunction Hrng.	1.2
12/15/2022	Fisher, B.	Attend hearing, examine Kent Altsuler re his work as a (certified, trained) mediator and certifications as an arbitrator.	3.0
12/15/2022	Kotlarsky, S.	Prepare for and attend hearing on application for preliminary injunction.	3.3
12/15/2022	Kotlarsky, S.	Receipt and analysis of correspondence from Bitgood to Court regarding suggestion of perjury.	0.3
12/15/2022	Helfand, W.	Review of pleadings and additional materials to revise and revisions to outline for hearing on preliminary injunction. Conference with co-counsel re: hearing preparation and related issues. Prepare for and attend lengthy hearing on plaintiff's motion for preliminary injunction. (total time reduced as courtesy to client).	5.5
12/15/2022	ONeal Braun,	Prepare for and attend preliminary injunction hearing.	3.5

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	S.		
12/16/2022	Fisher, B.	Mtg w/ David Oubre re prelim injunction hearing (.3 hrs). Review discovery responses from Beers. Draft letter to Dunwoody, Beers' attorney asking for documents previously marked as privileged because Bitgood/Easton waived the privilege during testimony at Prelim Inj hrng of 12.15.22. Draft email to Bill Helfand re Beers' document production (1.0 hr).	1.3
12/16/2022	Kotlarsky, S.	Office conference with Bill Helfand and Bennett Fisher regarding motion to revoke ECF access and appeal.	1.0
12/16/2022	Kotlarsky, S.	Draft correspondence to court regarding perjury suggestion.	0.8
12/16/2022	Kotlarsky, S.	Receipt and analysis of correspondence from Bitgood to Court regarding suggestion of perjury.	0.3
12/16/2022	Kotlarsky, S.	Receipt and analysis of additional correspondence from Bitgood to Court regarding suggestion of perjury.	0.5
12/17/2022	Kotlarsky, S.	Receipt and review of correspondence from Bitgood regarding suggestion of perjury.	0.3
12/19/2022	ONeal Braun, S.	Legal research and outlining for response to Brad Beers' motion to dismiss.	1.4
12/19/2022	Dahlberg, D.	Assisted with drafting chronology of offensive remarks Michael Bitgood made in pleadings and in emails.	1.9
12/20/2022	Helfand, W.	Review, revise, and annotate opposition to defendant (Beers') motion to dismiss (total time reduced as courtesy to client).	1.6
12/20/2022	ONeal Braun, S.	Prepare response in opposition to Brad Beers' motion to dismiss.	6.4
12/20/2022	Dahlberg, D.	Assisted with drafting chronology matrix of offensive comments made by Michael Bitgood in federal court pleadings.	2.2
12/21/2022	Kotlarsky, S.	Receipt and review of email from Bitgood to Court regarding response to suggestion of perjury.	0.1
12/21/2022	Kotlarsky, S.	Draft email to Court regarding suggestion of perjury.	0.1
12/21/2022	ONeal Braun, S.	Revise response in opposition to Brad Beers' motion to dismiss.	2.0
12/21/2022	ONeal Braun, S.	Additional legal research for response to Brad Beers' motion to dismiss.	1.4
12/22/2022	ONeal Braun, S.	Complete revisions to and file response in opposition to Brad Beers' motion to dismiss.	2.6
12/24/2022	Kotlarsky, S.	Receipt and review of email from Brad Beers's attorney regarding extension of time.	0.1
12/24/2022	Kotlarsky, S.	Draft email to Brad Beers's attorney regarding motion for extension.	0.1
12/27/2022	Kotlarsky, S.	Draft notice of opposition to Bitgood's request for ECF access.	0.8
12/27/2022	Helfand, W.	Review, revise and finalize motion to dismiss interlocutory appeal.	0.7
12/27/2022	Dahlberg, D.	Assisted with drafting chronology of matrix.	2.5
12/28/2022	Kotlarsky, S.	Draft email to Court regarding motion for extension of time to file reply.	0.1
12/28/2022	Dahlberg, D.	Assisted in drafting chronology of offensive comments made by Michael Bitgood's federal pleadings.	1.4
12/29/2022	Kotlarsky, S.	Receipt and review of email from Court regarding response to Bitgood's status reports.	0.1
12/29/2022	Kotlarsky, S.	Receipt and analysis of Bitgood's correspondence to 5th Circuit regarding ECF access.	0.4
01/03/2023	Kotlarsky, S.	Update legal research for motion to revoke ECF access.	1.2
01/03/2023	Kotlarsky, S.	Draft motion to revoke ECF access in trial court.	2.3
01/03/2023	Kotlarsky, S.	Draft response in opposition to request for electronic filing access in Fifth Circuit.	0.5
01/04/2023	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding motion to revoke ECF access.	0.4
01/04/2023	Helfand, W.	Review, revise, and annotate proposed Motion to Revoke Defendant Michael Joseph Bitgood's ECF Access in district court. Office conference with Shane Kotlarsky re: same.	0.8
01/06/2023	Kotlarsky, S.	Receipt and review of email from Norman regarding initial scheduling conference.	0.1
01/06/2023	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding initial scheduling conference.	0.4
01/08/2023	Kotlarsky, S.	Receipt and review of email from Bitgood regarding reporter's record and motion for sanctions.	0.1
01/09/2023	Fisher, B.	Review previous settlement terms sent to Brad Beers. Modify settlement to not include permanent injunction language.	0.7
01/09/2023	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding initial scheduling conference.	0.3
01/13/2023	Russell, C.	Send follow up email to request sent on 1/10/23.	0.1
01/18/2023	Fisher, B.	Review & comment on Easton's filing on 1.17.23. mtg w/ Shane Kotlarsky re same.	0.4

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
01/19/2023	ONeal Braun,	Legal research and outlining for motion to dismiss Brad Beers' appeal.	3.6
01/20/2023	S. ONeal Braun, S.	Legal research, outlining, and preparation of motion to dismiss Brad Beers' Fifth Circuit Appeal.	4.0
01/24/2023	Kotlarsky, S.	Receipt and analysis of response to motion to revoke ECF access.	0.4
01/25/2023	ONeal Braun, S.	Continue preparing motion to dismiss Brad Beers' Fifth Circuit appeal.	4.3
01/26/2023	Helfand, W.	Receipt, review, and respond to correspondence from counsel for Beers.	0.3
01/26/2023	ONeal Braun, S.	Continue preparing and additional legal research for motion to dismiss Brad Beers' Fifth Circuit appeal.	2.9
01/28/2023	ONeal Braun, S.	Legal research and briefing for motion to dismiss Beers' appeal.	3.5
01/30/2023	ONeal Braun, S.	Prepare Lewis Brisbois' motion to dismiss Beers' appeal.	4.1
01/31/2023	Fisher, B.	Review list of outstanding issues/motions before the court. Attend hearing with Judge Ellison. mtg w/ Bill Helfand re same.	1.3
01/31/2023	Kotlarsky, S.	Prepare for and participate in court-ordered status conference.	1.6
01/31/2023	ONeal Braun, S.	Attend telephonic status conference.	1.1
02/01/2023	Kotlarsky, S.	Review, revise, and finalize motion to dismiss Beers' appeal.	0.4
02/01/2023	ONeal Braun, S.	Revise and finalize motion to dismiss Beers' appeal.	4.6
02/15/2023	ONeal Braun, S.	Legal research for opposition to Bitgood's motion for sanctions.	1.7
02/16/2023	ONeal Braun, S.	Outlining and additional legal research for opposition to Bitgood's motion for sanctions.	2.4
02/28/2023	Kotlarsky, S.	Draft motion for continuance of MSJ deadline.	1.7
03/01/2023	Kotlarsky, S.	Draft email to Defendants regarding motion for continuance.	0.1
03/01/2023	Kotlarsky, S.	Receipt and review of email from Bitgood regarding motion for extension to file summary judgment.	0.1
03/01/2023	Nguyen, A.	Conduct research for case law and authorities regarding issue of whether district court has jurisdiction to hear and rule on Rule 59(e) motion for reconsideration.	1.8
03/01/2023	Nguyen, A.	Review and analysis of Defendants' Joint Motion to Dissolve the Preliminary Injunction and Joint Motion for Reconsideration in preparation for researching legal jurisdictional issues.	0.9
03/02/2023	Kotlarsky, S.	Draft email to Bitgood regarding motion for continuance.	0.1
03/02/2023	Kotlarsky, S.	Exchange multiple emails with Defendants regarding motion for continuance.	0.3
03/02/2023	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding discovery.	0.3
03/02/2023	Kotlarsky, S.	Receipt and review of email from Bitgood regarding discovery.	0.1
03/02/2023	Kotlarsky, S.	Exchange multiple emails with Defendants regarding motion for extension of time to file summary judgment motion.	0.3
03/02/2023	Nguyen, A.	Further research for case law and authorities regarding issue of whether district court has jurisdiction to hear and rule on Rule 59(e) motion for reconsideration; draft and prepare correspondence and summary of updates to case law for further consideration in determining next steps related to notices of appeals and motion to reconsider filed by defendants; review initial complaint in preparation for drafting Rule 26 Initial Disclosures; Initial drafting and preparation of Rule 26 Initial Disclosures on behalf of LBBS; review and analysis of exhibits attached to complaint to determine what documents should be included in initial disclosures in preparation for drafting same.	3.6
03/03/2023	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding discovery issues.	0.3
03/03/2023	Nguyen, A.	Conduct research regarding issue of whether	0.7
03/09/2023	Nguyen, A.	Initial drafting of motion to strike or abate Motion for Reconsideration.	1.7
03/10/2023	Nguyen, A.	Further drafting of Motion to Strike Bitgood's Motion for Reconsideration; further drafting of Response to Bitgood's Motion to Set Bond.	2.2

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685 Lewis Brisbois Bisgaard & Smith LLP

Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
03/13/2023	Nguyen, A.	Conduct research on issue of whether	6.1
		; conduct research on issue ; conduct research on issue of	
		; initial drafting of substantive response to Bitgood's Motion for Reconsideration; review and analysis of briefing and motions filed by the parties regarding Bitgood's request for	
		abstention to draft response to Motion for Reconsideration.	
03/15/2023	Kotlarsky, S.	Update legal research for response to motion to strike or abate Bitgood's motion for reconsideration.	3.2
03/15/2023	Kotlarsky, S.	Review, revise, and finalize motion to strike Bitgood's motion for reconsideration.	2.6
03/15/2023	Nguyen, A.	Further drafting and finalizing of Motion to Strike; draft proposed order to file with Motion to Strike.	8.0
03/16/2023	Nguyen, A.	Review and analyze Bradley Beers' motion for reconsideration of ruling on privilege objections; review and analyze Exhibit A, Beers' declaration, in support of motion for reconsideration; review and analyze LBBS motion to compel to determine what arguments may be used in response to motion for reconsideration; review and analyze order granting motion to compel, briefing on LBBS motion to dismiss, and transcript of post-preliminary injunction hearing; conduct initial case law regarding issue of whether court has discretion in discovery disputes.	5.9
03/17/2023	Nguyen, A.	Initial drafting of response to Beers' motion for reconsideration; discussion with Shane Kotlarsky on outline of arguments and responses to Beers' motion for reconsideration.	1.3
03/18/2023	Nguyen, A.	Further drafting of response to Beers' motion for reconsideration; conduct research regarding issue of burden to prove clear error and/or manifest injustice to prepare drafting of response; conduct research regarding issue of whether court is required to clarify or explain decision on overruling privilege objections to prepare drafting of response; conduct research regarding issue of whether court has discretion to conduct in camera reviews.	7.8
03/19/2023	Kotlarsky, S.	Review, revise, and finalize response to Beers' motion for reconsideration.	1.6
03/19/2023	Nguyen, A.	Making further revisions and additions to response to Bitgood's motion for reconsideration;	2.2
		conduct further research regarding issue of t	
03/20/2023	Nguyen, A.	Draft proposed order denying Beers' motion for reconsideration; finalize response to Beers' motion for reconsideration for filing.	0.2
03/22/2023	Fisher, B.	Review pleadings relating to Beers' motion for reconsideration. Attend telephonic hearing on motion for reconsideration.	1.0
03/22/2023	Kotlarsky, S.	Prepare for hearing on motion for reconsideration of motion to compel.	1.0
03/22/2023	Kotlarsky, S.	Attend hearing on Beers' motion for reconsideration.	0.7
03/22/2023	Nguyen, A.	Review and analysis of Beers' Reply to Plaintiff's Response to Motion for Reconsideration in preparation for drafting outline for hearing on same; draft outline for hearing on Motion for Reconsideration; Pull and highlight case law in preparation for hearing on Motion for Reconsideration; Attend hearing on Bradley Beers' Motion for Reconsideration.	3.4
03/22/2023	Russell, C.	Assist BGF in preparation for hearing today.	1.1
03/23/2023	Kotlarsky, S.	Review, revise, and finalize response to motion to set bond.	1.2
03/23/2023	Nguyen, A.	Conduct research for case law pertaining to issue	0.8
03/30/2023	Nguyen, A.	Obtain information on billing to be used in arguments; review order regarding deadline for motion for summary judgment; draft email to court regarding new filings by Bitgood.	1.9
04/03/2023	Kotlarsky, S.	Review replies to motions	0.4
04/03/2023	Nguyen, A.	Review and analyze Bitgood's reply to plaintiff's response to motion to set bond; review and analyze Bitgood's response to motion to strike or abate; begin drafting outline for motion for summary judgment.	6.4
04/05/2023	Kotlarsky, S.	Review, revise, and finalize suggestion of contempt.	0.8
04/05/2023	Nguyen, A.	Draft reply in support of motion to strike or abate.	0.6
04/06/2023	Fisher, B.	Draft letter re Discovery (Order to compel discovery against Beers & Norman) to Wallace Dunwoody & Sue Norman	0.5
04/06/2023	Fisher, B.	Exchange emails with Dunwoody's associate and review documents sent. Telecon w Bill re my	0.3

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File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
		proposed response to request for Zoom depo.	
04/07/2023	Fisher, B.	Review Judge Ellison's order and draft an email to Sue Norman.	0.1
04/07/2023	Nguyen, A.	Conduct further research regarding issue of preliminary injunctions being interlocutory orders to	3.1
		add into reply in support of motion to strike; review and analysis of case law cited by Bitgood in	
		his response in preparation for addressing it in reply.	
04/09/2023	Nguyen, A.	Draft reply in support of motion to strike motion to dissolve.	2.2
04/10/2023	Kotlarsky, S.	Update legal research for reply on motion to strike or abate.	1.3
04/10/2023	Kotlarsky, S.	Review, revise, and finalize reply on motion to strike or abate.	1.4
04/12/2023	Nguyen, A.	Draft suggestion of contempt and request for sanctions against Susan Norman; revise suggestion of contempt; draft proposed order granting same.	3.1
04/13/2023	Nguyen, A.	Revise Plaintiff's suggestion of contempt and motion to show cause; draft proposed order regarding same.	1,1
04/17/2023	Nguyen, A.	Further outlining of issues and arguments for Motion for Summary Judgment and requesting permanent injunction.	1.9
04/19/2023	Fisher, B.	Draft email to Brad Beers' attorney re Beers' depo, including request for new dates and confirming that the venue will be Houston.	0.2
04/20/2023	Kotlarsky, S.	Draft correspondence to client regarding potential settlement offer.	0.8
04/20/2023	Kotlarsky, S.	Draft email to opposing counsel regarding Beers deposition.	0.6
04/20/2023	Nguyen, A.	Draft letter to first court of appeals in response to letter requesting appellees respond to issue	4.3
04/20/2023	Nguyen, A.	of mootness; conduct research regarding issue of whether Bitgood has standing to object to suggestion of contempt; initial draft of response to Bitgood's objection.	4.0
04/20/2023	Russell, C.	Meeting with BGF and Bill Helfand to discuss the deposition of Sue Norman, subpoena and strategy regarding same.	0.2
04/25/2023	Nguyen, A.	Draft motion to extend deadline to file motions for summary judgment; draft proposed order	1.2
0 1/20/2020	11947011,71	granting same; review of previous motion to continue and order issued by court as to initial deadline in preparation for same.	
04/26/2023	Kotlarsky, S.	Draft correspondence to Defendants with settlement proposal.	1.3
04/26/2023	Kotlarsky, S.	Receipt and review of email from Bitgood regarding settlement offer.	0.1
04/26/2023	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding Beers' email.	0.6
05/01/2023	Nguyen, A.	Conduct research on issue of	6.3
00/01/2020	rigayon, 7 t.	; further drafting and	0.0
		preparation of 2nd suggestion of contempt; review of prebills to include in request for sanctions; review Bitgood's motion for enforcement of agreement and sanctions; finalize and help prepare	
	- Factor (42)	exhibits of initial disclosures.	4 =
05/02/2023	Fisher, B.	Review filings by Bitgood (Norman). mtg w/ Shane re same.	0.5
05/02/2023	Kotlarsky, S.	Review, revise, and finalize second suggestion of contempt.	1.8
05/02/2023	Nguyen, A.	Draft affidavit in support of reasonable attorney's fees in 2nd suggestion of contempt; prepare final exhibits to produce with Rule 26 initial disclosures; revise initial disclosures; draft proposed order for 2nd suggestion of contempt; finalize affidavit and exhibits to prepare for filing.	2.1
05/03/2023	Kotlarsky, S.	Review, revise, and finalize initial disclosures.	0.8
05/03/2023	Nguyen, A.	Draft certificate of service for filing with court informing of service of Rule 26 disclosures;	0.4
00/00/2020	riguyon, 7t.	finalize initial disclosures for service.	0.4
05/10/2023	Kotlarsky, S.	Receipt and review of email from opposing counsel regarding extension on motion for summary judgment.	0.1
05/10/2023	Nguyen, A.	Review and analysis of Defendant Beers' interrogatories to Plaintiff; prepare invoice with hourly	1.3
	3.,	rates to produce to Bitgood; initial drafting of responses to interrogatories; finalizing and filing of certificate of service of initial disclosures.	
05/12/2023	Kotlarsky, S.	Receipt and review of email from Norman regarding motion for extension of time to file motion for summary judgment.	0.1
05/12/2023	Kotlarsky, S.	Exchange multiple emails with Bitgood regarding motion for continuance of summary judgment deadline.	0.2
05/15/2023	Nguyen, A.	Discuss MSJ outline with Shane Kotlarsky; initial drafting of motion for summary judgment; conduct research regarding whether court's prior findings are binding.	7.7
05/18/2023	Nguyen, A.	Review Beers' initial disclosures; further drafting of motion for summary judgment with focus on	2.8

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Page

Date Atty **Description of Services Rendered** Hours legal analysis of secondary meaning; review and analysis of court entry regarding notice of appeal. Draft email to Dunwoody in response to his request to reschedule Beers' depo to late June. 05/22/2023 Fisher, B. 8.0 Exchange emails thereafter. Review written discovery responses from Sue Norman. 05/22/2023 Draft Third Suggestion of Contempt; draft affidavit in support of Third Suggestion; draft 2.5 Nguyen, A. proposed order regarding same. 1.5 05/23/2023 Nguyen, A. Review of Emergency Motion Due to Bitgood's Incapacity; review and analysis of notice of compliance filed by Susan Norman; review Norman's document production. 05/24/2023 0.3 Fisher, B. Review Expedited Motion for Protective Order filed by Beers. Take notes re same. 05/24/2023 Review and analysis of Beers' motion to reset deposition. 0.3 Nguyen, A. 05/28/2023 Nguyen, A. Prepare outline for deposition of Bradley Beers. 2.1 05/29/2023 Review and analyze document production of Bradley Beers in preparation for Beers' deposition; 2.1 Nguyen, A. further additions and revisions to outline for Beers' deposition. 05/30/2023 Pull and gather additional exhibits for outline in preparation of Beers' deposition; review and 2.9 Nguyen, A. analysis of additional documents produced by Beers; draft amended notice of deposition of Bradley Beers; telephone call with Wallace Dunwoody regarding rescheduling deposition of Beers 05/30/2023 Russell, C. Review emails regarding status of Brad Beers' deposition and information regarding preparation 0.1 of exhibits for same. 05/31/2023 Kotlarsky, S. Attend hearing on motion to stay proceeding. 0.6 Finalize deposition notice; draft email to all parties enclosing amended notice of deposition for 05/31/2023 Nguyen, A. 0.2 Bradley Beers. 06/06/2023 Nguyen, A. Exchanged emails with Wallace Dunwoody regarding extensione to respond to Beers' 0.2 interrogatories. 06/15/2023 0.2 Draft email to Beers' counsel regarding deposition dates; draft email to Susan Norman Nguyen, A. regarding deposition dates. 06/23/2023 Exchanged several emails with Beers' counsel regarding extension to discovery. 0.5 Nguyen, A. 06/27/2023 Nguyen, A. Draft emails to Beers and Norman regarding deposition dates. 0.2 07/06/2023 Nguyen, A. Discussion with Shane Kotlarsky regarding Plaintiff's answers to Beers' interrogatories, conduct 4.2 research regarding meaning of commerce in the context of Lanham Act, draft answers and objections to Beers' interrogatories, review of pleadings and exhibits to determine which documents to reference and information to include in answers. 07/10/2023 0.3 Nguyen, A. Draft notice of deposition for Susan Norman, draft email to Norman regarding same. Draft notices of depositions for Norman and Beers; exchanged several correspondences with 07/12/2023 Nguyen, A. 0.8 counsel for Beers regarding deposition dates; finalize and serve notices. 07/13/2023 Nguyen, A. Review, receipt and analysis of several emails from Bitgood and Sue Norman regarding 2.8 deposition notices, draft email to Norman and Bitgood regarding their questions on participating by Zoom and deposition dates; draft motion to extend deadlines of motion for summary judgment; draft email to Norman regarding deposition notice. 07/14/2023 Nguyen, A. Discussion with Bennett Fisher regarding extension of deadline for motion for summary 0.5 judgment, finalize motion and proposed order for filing; review email from Bitgood regarding Zoom. 07/17/2023 Review order granting unopposed motion to extend deadline to file motion for summary 0.1 Nguyen, A. 07/19/2023 Nguyen, A. Discussion with Bennett Fisher and Bill Helfand regarding strategy of Norman deposition; 1.1 review of Norman document production. 07/20/2023 Further review of Norman's document production; draft outline for deposition of Norman. 2.3 Nguyen, A. Further drafting of motion for summary judgment, exchanged emails with Sue Norman, 07/21/2023 Nguyen, A. 2.3 amended notice of deposition to account for Zoom participants, further preparation of outline for Norman deposition, discuss with Bennett Fisher regarding outline. Russell, C. Prepare binder for BGF for outline and exhibits for Sue Norman's deposition. 8.0 07/21/2023 07/25/2023 Fisher, B. Review exhibits and outline and binder to prepare for deposition of Sue Norman. draft 4.5 modifications to outline and make notes on exhibits. 07/25/2023 Discussion with Bennett Fisher regarding outline for depo for Norman; research case law 4.8 Nguyen, A.

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Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
		regarding issue of whether filing or acceptance of application by TXSOS is the effective date	
		and issue regarding misrepresentation to TXSOS on filing; review of documents for depo and	
		collaborate with Bennett regarding same.	
07/25/2023	Russell, C.	Prepare exhibits for tomorrow's deposition of Sue Norman and update BGF's binder. Telephone	5.2
	A STORE ON WASHINGTON	call with Infinity Reporting to obtain zoom instructions.	
07/26/2023	Fisher, B.	Finalize notes for depo and review of binder and exhibits. Mtg w/ Anh Nguyen re same.	1.0
07/26/2023	Fisher, B.	Take depo of Sue Norman.	4.5
07/26/2023	Nguyen, A.	Prepare for deposition; attend deposition of Susan Norman.	6.1
07/26/2023	Russell, C.	Final preparations for the deposition. Work with Infinity Court Reporting to resolve issues with	0.6
	- 3222 PH, PA	sharing Exhibits. Meeting with Anh and BGF to discuss work needed on Exhibits. Telephone	
		call and email with Infinity to request rough draft in 1 week (per BGF's instruction).	
07/27/2023	Nguyen, A.	Draft emails to Norman and all parties regarding continued deposition date.	0.2
07/28/2023	Nguyen, A.	Exchanged emails with counsel for Beers regarding deposition dates.	0.3
07/31/2023	Russell, C.	Coordinate noticing of depositions of Sue Norman and Brad Beers.	0.3
08/02/2023	Nguyen, A.	Exchanged emails with counsel regarding deposition location for Norman and Beers.	0.4
08/02/2023	Russell, C.	Rework exhibits for Sue Norman's deposition.	0.8
08/03/2023	Nguyen, A.	Discussion with Shane Kotlarsky and Bennett Fisher regarding strategy and motion for	0.5
2/20-20/200-20		summary judgment.	-6/6
08/07/2023	Nguyen, A.	Further drafting of motion for summary judgment against Bitgood, review transcripts to include	7.6
		cites in support of same.	
08/08/2023	Nguyen, A.	Further drafting of motion for summary judgment against Bitgood.	3.5
08/09/2023	Nguyen, A.	Further drafting of motion for summary judgment against Bitgood.	2.1
08/09/2023	Russell, C.	Continue revising exhibits per BGF's specifications. Meeting with BGF and Anh to discuss	0.8
4/		same and to discuss deposition outline and exhibits for Brad Beers' deposition.	19.15
08/10/2023	Russell, C.	Continuing redacting exhibits per BGF's specifications. Meeting with BGF and Anh Nguyen to	3.6
		discuss exhibits for Sue Norman and Brad Beers. Gather exhibits for Beers' deposition.	
08/11/2023	Nguyen, A.	Further drafting of MSJ against Bitgood; begin drafting MSJ against Susan Norman.	6.4
08/11/2023	Russell, C.	Continue redacting exhibits and creating exhibits for Beers' deposition. Update both outlines to	2.6
	119000111	include exhibit numbers and new exhibits.	
08/14/2023	Nguyen, A.	Further drafting of motion for summary judgment against Susan Norman.	3.9
08/14/2023	Russell, C.	Finalize paper copies of exhibits for depositions on Wednesday.	0.6
08/15/2023	Fisher, B.	Re Sue Norman depo: review transcript from 1st Sue Norman Depo, review exhibits, and	2.5
		update outline	
08/15/2023	Fisher, B.	Re Brad Beers depo: review outline, exhibits, revise outline.	1.0
08/15/2023	Fisher, B.	Re MSJ (Norman, Bitgood): review & revise Anh's initial draft of the MSJ. Mtg w/ Anh re same.	2.3
08/15/2023	Nguyen, A.	Initial drafting of Motion for Summary Judgment against Bradley Beers; prepare for deposition	5.4
00, 10,2020		of Susan Norman and Bradley Beers.	9.1.
08/16/2023	Fisher, B.	Final preparation for the completion of Sue Norman's deposition, take deposition of Sue	6.0
170.120-71-12	1 1811811 = 1	Norman. Take deposition of Brad Beers. Draft email to Bill Helfand re same.	1816
08/16/2023	Nguyen, A.	Preparation of deposition; attend deposition of Susan Norman and Bradley Beers.	7.1
08/17/2023	Russell, C.	Work with Parisa to update BGF's deposition binder to include new exhibits.	0.3
08/23/2023	Nguyen, A.	Review transcript of Beers; draft motion to compel Beers to answer deposition questions.	2.9
08/30/2023	Nguyen, A.	Further drafting of consolidated MSJ against all defendants.	3.1
08/31/2023	Nguyen, A.	Further drafting of consolidated MSJ against all defendants, gather exhibits in support of MSJ,	7.2
00/01/2020		initial drafting of motion to exceed page limit, initial drafting of order granting MSJ.	
09/01/2023	Nguyen, A.	Further review of deposition of Beers to determine what questions to be answered for motion to	3.9
00,01,2020	11947011,711	compel; further drafting of MSJ, proposed order to same, and motion to exceed page limit.	0.0
09/01/2023	Nguyen, A.	Further review of deposition of Beers to determine what questions to be answered for motion to	3.9
en la la la la estada de la compositoria della comp	3 3 5 10 7 10	compel; further drafting of MSJ, proposed order to same, and motion to exceed page limit.	
09/01/2023	Russell, C.	At BGF's instruction, telephone call with Court Reporting Service to determine whether Beers	0.1
		requested time to review and sign his deposition.	J.,
09/04/2023	Fisher, B.	Review and revise and redline MSJ	3.2
09/05/2023	Fisher, B.	Mtg w/ Associate A. Nguyen re proposed redlines and damages. Review and revise and redline	2.8
AND REAL PROPERTY OF THE PARTY		next draft of MSJ	

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Date	Atty	Description of Services Rendered	Hours
09/06/2023	Nguyen, A.	Further revisions to MSJ.	1.8
09/06/2023	Nguyen, A.	Further revisions to MSJ.	1.8
09/07/2023	Nguyen, A.	Further revisions to MSJ; exchanged emails with Beers' counsel regarding exceeding page limit; make further revisions to motion to exceed page limit.	2.9
09/07/2023	Nguyen, A.	Further revisions to MSJ; exchanged emails with Beers' counsel regarding exceeding page limit; make further revisions to motion to exceed page limit.	2.9
09/08/2023	Nguyen, A.	Making further revisions and additions to MSJ; discussion with Bennett Fisher regarding same.	2.8
09/08/2023	Russell, C.	Meetings with Anh Nguyen to discuss creating some exhibits for the MSJ. Create digital copies of Exhibits and communicate with BGF regarding same.	1.0
09/13/2023	Nguyen, A.	Further revisions to MSJ.	0.5
09/15/2023	Nguyen, A.	Further revisions to MSJ; draft declarations in support of motion for summary judgment; review transcripts for court findings regarding secondary meaning and other elements of infringement.	4.6
09/18/2023	Nguyen, A.	Further revisions to MSJ; review transcript of Susan Norman to add as evidence in support of MSJ.	1.6
09/19/2023	Nguyen, A.	Further revisions to MSJ; analysis of Norman's second transcript and Beers' transcript to obtain further evidence in support of Plaintiff's claims.	5.3
09/20/2023	Helfand, W.	Review, revise, and annotate draft of motion for summary judgment.	3.4
09/20/2023	Nguyen, A.	Further revisions to MSJ, include additional exhibits regarding public interviews with Law 360.	3.3
09/21/2023	Helfand, W.	Continued review, revise, and annotate proposed draft of motion for summary judgment.	2.8
09/26/2023	Fisher, B.	Final and complete review of MSJ. Telecons w/ Anh Nguyen re changes and other redlines.	4.0
09/26/2023	Nguyen, A.	Make further revisions to MSJ.	3.3
09/26/2023	Russell, C.	Work with Anh on Exhibits to our MSJ.	0.2
09/27/2023	Helfand, W.	Review, revise and finalize motion to exceed page limit on Firm's motion for summary judgment.	0.1
09/27/2023	Nguyen, A.	Final review and revisions of motion for summary judgment.	1.9
09/28/2023	Helfand, W.	Review, revise, and annotate proposed revisions to affidavits in support of motion for summary judgment.	0.5
09/28/2023	Nguyen, A.	Make further revisions on MSJ, affidavit, and proposed order, and finalize MSJ for filing.	5.3
09/28/2023	Russell, C.	Assist Anh in locating emails for exhibits.	0.3
09/29/2023	Helfand, W.	Review, revise and finalize motion for summary judgment and proposed order. Review, revise and finalize affidavit in support of fees for motion for summary judgment. Receipt and review of order granting motion for extension of page limit for motion for summary judgment.	1.4
09/29/2023	Nguyen, A.	Finalize all exhibits, motion, affidavits, proposed order for filing.	2.1
10/06/2023	Helfand, W.	Initial review of and annotation to Brad Beers' motion for summary judgment.	0.6
10/11/2023	Fisher, B.	Telecon w/ Wallace Dunwoody re motions for Summary Judgment (his and ours) and extensions of time.	0.5
10/20/2023	Pfeiffer, J.	Analyze Bradley Beers deposition transcript and exhibits for purposes of drafting Plaintiff's emergency motion to compel Defendant Bradley Beers' answers to deposition questions.	4.2
10/20/2023	Pfeiffer, J.	Outline Plaintiff's emergency motion to compel Defendant Bradley Beers' answers to deposition questions.	2.3
10/23/2023	Pfeiffer, J.	Research in support of Plaintiff's emergency motion to compel Defendant Bradley Beers' answers to deposition questions.	2.3
10/24/2023	Pfeiffer, J.	Draft Plaintiff's emergency motion to compel Defendant Bradley Beers' answers to deposition questions.	5.1
10/31/2023	Pfeiffer, J.	Analyze Beers' response in opposition to emergency motion to compel Defendant Bradley Beers' answers to deposition questions and outline Plaintiff's reply brief.	2.7
11/01/2023	Pfeiffer, J.	Research in support of reply in support of Plaintiff's emergency motion to compel Defendant Bradley Beers' answers to deposition questions.	3.4
11/02/2023	Fisher, B.	Review & revise the Reply to Beers' Response. Mtgs w/ Justin Pfeifer re same.	1.5
11/02/2023	Pfeiffer, J.	Draft reply in support of Plaintiff's emergency motion to compel Defendant Bradley Beers' answers to deposition questions.	4.7
11/06/2023	Fisher, B.	Review current pleadings and prior orders for hearing on our motion to compel Beers' depotestimony. Attend hearing on Motion (Motion granted).	2.0
11/06/2023	Russell, C.	Assist BGF during hearing providing documents as needed.	0.2

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Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 12

Atty Date **Description of Services Rendered** Hours 11/09/2023 Fisher, B. Review of Dkt 203; initial draft of response. 0.5 11/15/2023 Fisher, B. Review Answer & Counterclaim filed by Bitgood. Review Motion to extend time to file brief with 0.7 the 5th Circuit. 11/15/2023 Assist in drafting level-two extension for firm's appellee brief in the Fifth Circuit. 0.5 Pfeiffer, J. 11/20/2023 Pfeiffer, J. Begin writing first draft of Appellee's Fifth Circuit Brief. 8.8 11/20/2023 Higgins, S. COnference with J,. Pfeiffer concerning preparation of appeal brief. 0.7 11/21/2023 Fisher, B. Review Bitgood's answer, counterclaim and Review & Revise Motion to Strike. Mtg w Justin re 0.5 11/21/2023 Pfeiffer, J. 1.7 Analyze Defendant Bitgood's original answer, counterclaims, and third-party complaint to draft motion to strike. 11/21/2023 Pfeiffer, J. Continuing working on first draft of Appellee's Fifth Circuit Brief. 6.4 11/24/2023 Review initial draft of appeal brief. 1.5 Higgins, S. Finish first draft of Appellee's Fifth Circuit Brief. 3.8 11/27/2023 Pfeiffer, J. Higgins, S. 11/27/2023 Work on appeal brief. 4.8 11/28/2023 Pfeiffer, J. Address Mr. Higgins' comments to first draft of Appellee's Fifth Circuit Brief. 4.2 Higgins, S. 2.7 11/28/2023 Work on appeal brief. 11/29/2023 Higgins, S. Work on appeal brief. 9.7 11/30/2023 Higgins, S. Draft edit and revise appeal brief. 9.8 12/01/2023 Annamaneni, A. Prepare motion to extend Plaintiff's deadline to supplement Plaintiff's motion for summary 0.8 judament. 12/04/2023 Fisher, B. 1.0 Telecons (2) w/ Wallace Dunwoody, atty for Brad Beers re scheduling, exchange emails with Sue Norman and Bitgood re same and deal with emergency hearing requested by Bitgood. 12/04/2023 Annamaneni, A. Prepare amended motion to extend Plaintiff's deadline to supplement Plaintiff's motion for 0.5 summary judgment. 12/05/2023 Pfeiffer, J. Analyze Bitgood's emergency motion to quash to determine no response is merited. 1.2 12/07/2023 Re Beers' deposition: Review prior depo transcript and all exhibits, including the documents for Fisher, B. 3.0 today. Draft questions for today. Take Deposition of Brad Beers at Munck Wilson. 12/08/2023 Pfeiffer, J. For purposes of supplement to LBBS' motion for summary judgment as to Defendant Bradley B. 4.2 Beers, perform comprehensive research on willful blindness standard to strengthen the motion as to Beers' facilitating and direct conduct being enough to grant summary judgment for violating the Lanham Act. Mtg w/ Justin Pfeiffer re review of Beers Depo, part 2, and the substance of Supplement to MSJ 12/12/2023 Fisher, B. 0.5 against Bitgood, Norman & Beers. 12/12/2023 Analyze Volumes I & II of Bradley Beers' depositions for purposes of supplementing the firm's 2.4 Pfeiffer, J. motion for summary judgment as to Defendant Bradley Beers. 12/13/2023 Pfeiffer, J. Analyze Defendant Bradley Beers' motion for summary Judgment to outline response in 2.1 opposition. 12/13/2023 3.8 Pfeiffer, J. Outline response in opposition to Defendant Bradley Beers' motion for summary judgment and begin drafting brief. 12/14/2023 Fisher, B. Review initial Response to MSJ drafted by Justin Pfeifer. Make comments, mtg w/ Justin. 0.8 12/14/2023 Pfeiffer, J. Complete first draft of response in opposition to Defendant Bradley Beers' motion for summary 8.6 12/14/2023 Pfeiffer, J. Select and finalize exhibits in support of response in opposition to Defendant Bradley Beers' 1.1 motion for summary judgment. 12/15/2023 Fisher, B. Review & revise Response to Beers' MSJ. Work with Justin re strategy, argument and wording 1.5 12/15/2023 Pfeiffer, J. Draft Plaintiff's opposed motion for leave to file response to Defendant Bradley Beers' motion 1.7 for summary judgment and proposed order. 12/15/2023 Pfeiffer, J. Finalize response in opposition to Defendant Bradley Beers' motion for summary judgment. 3.2 Review recent pleadings by Bitgood, Order from Judge Ellison. Mtgs w/ Justin re respose to 12/18/2023 Fisher, B. 0.6 same and status of Motion to Strike and Motion for leave to late file Response to MSJ from 12/18/2023 Pfeiffer, J. Begin drafting Plaintiff's supplement to Plaintiff's motion for summary judgment and permanent 1.4 injunction against Defendants.

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Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
12/19/2023	Pfeiffer, J.	Continue drafting Plaintiff's supplement to Plaintiff's motion for summary judgment and	3.4
		permanent injunction against Defendants supplementation of evidence re: Bradley Beers.	
12/22/2023	Fisher, B.	Review second depo of Brad Beers and meetings with Justin re Supplement to the MSJ adding	2.2
		discussion of willful blindness on Beers' part. Review and revise several drafts of the	
		supplement to the MSJ.	
12/22/2023	Pfeiffer, J.	Finish first draft Plaintiff's supplement to Plaintiff's motion for summary judgment and	4.3
		permanent injunction against Defendants supplementation of evidence re: Bradley Beers.	
		Finalize. Select and finalize exhibits. File. Continue outlining reply in support of LBBS' motion to	
		strike Bitgood's answer, counterclaim, and third-party complaint.	
12/26/2023	Helfand, W.	Receipt and review of order setting status conference.	0.1
12/27/2023	Fisher, B.	Review Bitgood's pleadings as follows: his Response to our Motion to Strike Response to our	1.3
		Motion to Strike Answer, Counterclaim and third Party Complaint; and, two motions to the court	
		to take judicial notice. Meeting with Justin Pfeiffer re structure of our response to the allegations	
		of lying to the court (to include in our Reply to Bitgood's Motion to Strike).	
12/27/2023	Pfeiffer, J.	Draft reply in support of LBBS' motion to strike Bitgood's answer, counterclaim, and third-party	4.1
		complaint. Also respond to Bitgood's unsubstantiated allegations attacking firm attorneys'	
		integrity.	
12/28/2023	Fisher, B.	Review all Live Pleadings for Status Conference and outline responses (in case Judge asks	1.6
		about any live pleadings. Attend Status Conference.	
12/28/2023	Pfeiffer, J.	Finalize and file reply in support of LBBS' motion to strike Bitgood's answer, counterclaim, and	2.7
		third-party complaint and response to Bitgood's unsubstantiated allegations attacking firm	
		attorneys' integrity.	
12/28/2023	Pfeiffer, J.	Prepare Mr. Fisher for and attend Court-set status conference and hearing on LBBS' motion to	2.4
		strike Bitgood's answer, counterclaim, and third-party complaint. Create chart of pending	
		motions and response and reply dates. Update chart. Draft summary of the Court's hearing for	
		Mr. Fisher.	
12/28/2023	Helfand, W.	Receipt and review minute entry order for status conference. Office conference with Bennett	0.3
		Fisher.	
01/02/2024	Pfeiffer, J.	Analyze Appellants Beers' and Norman's Fifth Circuit appellate reply brief for further	2.6
		proceedings in the district court. Confer with Mr. Fisher regarding Defendants' multitudinous	
		discovery and deposition requests. Review correspondence regarding the same.	
01/02/2024	Helfand, W.	Receipt and review Bitgood's motion for discovery. Office conference with Bennett Fisher re:	1.2
		response to same. Receipt, review, and respond to numerous emails from counsel for putative	
		third-party defendant. Lengthy teleconference with same.	
01/02/2024	Helfand, W.	Initial review of and annotation to defendants' reply to LBBS' appellate brief.	0.8
01/03/2024	Fisher, B.	Review emails and pleadings filed by Bitgood over past 2 days. mtg w/ Justin Pfeifer re Motion	1.0
		to Quash & / or Protection. Telecon w/ Bill Helfand re same.	
01/03/2024	Pfeiffer, J.	Review Defendants' deposition notice, document requests, and Bitgood's motion for leave to	4.6
		file a late answer. Attend strategy conference with Messrs. Fisher and Helfand. Outline motion	
		to quash Defendants' deposition notice and motion for protection regarding Defendants'	
		deposition notice and document request. Draft status letter for firm management.	
01/03/2024	Helfand, W.	Receipt and review of order denying Bitgood's motion for leave to add counterclaims and cross-	0.3
		claims. Conference with Bennett Fisher. Correspondence to co-defendant's counsel.	
01/04/2024	Fisher, B.	Review Judge's Order striking Bitgood's Answer, Counterclaim and 3rd party Complaint.	1.0
		Review & revise status report. Review Bitgood "Objection" to Judge's Order.	
01/04/2024	Pfeiffer, J.	Summarize status of proceedings, next steps, and recommendations for distribution to larger	2.2
		group for purposes of obtaining direction.	
01/04/2024	Pfeiffer, J.	Continue outlining motion for protection from Defendants' oral and written discovery requests.	1.6
01/04/2024	Helfand, W.	Receipt and review interrogatory from defendant Norman. Receipt, review, and respond to	0.9
		numerous emails from co-defendant's counsel. Initial review of and annotation to Bitgood's	
		motion for reconsideration and other miscellaneous relief (total time reduced as courtesy to	
		client).	
01/05/2024	Fisher, B.	Review, Revise & finalize status memo to Jana Lubert. Review, Revise & finalize Letter to	1.8
		Bitgood re settlement. Review, Revise & finalize Agreed Permanent Injunction by Bitgood.	

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Date	Atty	Description of Services Rendered	Hours
01/05/2024	Pfeiffer, J.	Draft agreed permanent injunction and final judgment as to Defendant Michael Joseph Bitgood a/k/a Michael Easton and letter conveying agreed permanent injunction and containing settlement terms.	3.8
01/05/2024	Pfeiffer, J.	Draft compromise offer to Defendants Bitgood and Norman regarding their discovery requests. Begin drafting motion for protection from Defendants' oral and written discovery requests.	3.2
01/08/2024	Fisher, B.	Review transcript of Hearing on December 28, 2023 to review & revise email to Defendants (drafted by Justin Pfeifer). Finalize email to Defendants re discovery.	0.7
01/09/2024	Pfeiffer, J.	Conduct research in support of motion for protection. Incorporate Defendants' conferences responses into draft motion for protection.	1.8
01/10/2024	Pfeiffer, J.	Draft proposed agreed motion for a protective order and protective order. Review emails from Defendants. Draft response to Defendants Norman's and Bitgood's interrogatory.	2.4
01/11/2024	Pfeiffer, J.	Review and respond to emails from Messrs. Fisher and Helfand regarding responding Defendants Norman's and Bitgood's interrogatory. Telephonic conference with Mr. Helfand regarding the same. Draft affidavits of Messrs. Oubre and Giles in support of Plaintiff's motion for protection from discovery.	1.2
01/12/2024	Fisher, B.	Review latest emails and Amended Notice of Depo. draft email to Sue Norman and other defendants.	1.0
01/12/2024	Pfeiffer, J.	Evaluate amended written discovery requests, conference emails, conduct further research related to proper scope of discovery Defendants are entitled to with summary judgment pending, and finalize answer to Defendants Bitgood's and Norman's interrogatory.	1.5
01/12/2024	Pfeiffer, J.	Review Defendant Bitgood's motion to compel answers and discovery, Defendant Norman's joinder; and Defendants Bitgood's and Norman's amended deposition notice.	1.1
01/14/2024	Pfeiffer, J.	Complete first draft of motion for protection from Defendants' deposition notice and embedded document requests.	4.2
01/15/2024	Helfand, W.	Receipt and review pro se defendant's motion to compel discovery. Review, revise, and annotate proposed motion for protective order. Office conference with Justin Pfeiffer re: motion and potential revisions to same.	1.6
01/16/2024	Pfeiffer, J.	Review Mr. Bitgood's second motion to compel discovery. Review all recent emails between Messrs. Bitgood and Fisher to determine if Mr. Bitgood served a deposition notice on Plaintiff compliant with Rule 30(b)(1). Review Court's order denying Mr. Bitgood's two motions to compel. Telephonic conferences with Messrs. Helfand and Fisher regarding draft motion for protection. Incorporate court action into motion for protection and conduct further research regarding the same.	4.4
01/16/2024	Helfand, W.	Receipt and review pro se defendant's motion to compel discovery. Receipt and review of order denying pro se defendant's motion to compel. Receipt, review, and respond to correspondence from counsel for Beers re: withdrawal. Receipt and review motion to withdraw. Receipt and review of order permitting withdrawal of counsel.	0.6
01/17/2024	Pfeiffer, J.	Revise draft motion for protection from Defendants' deposition notice and embedded document requests. incorporating further Court filings and correspondence.	1.6
01/18/2024	Fisher, B.	Review court's order of January 16, 2024. Review & Revise Motion for Protection, Review & Revise Affidavits of Norman Giles & David Oubre, Review & Revise Order on Motion for Protection.	4.3
01/18/2024	Pfeiffer, J.	Review Mr. Bitgood's filed letter pleading lodging objections and confer with Mr. Fisher regarding a potential response. Work with Mr. Fisher to finalize draft motion for protection from Defendants' deposition notice and embedded document requests, affidavit of Norman Ray Giles in support of the motion, and affidavit of David A. Oubre in support of the motion.	2.6
01/19/2024	Fisher, B.	Review Jan 18 letter pleading by Bitgood and draft email to court asking whether we (LBBS) need to respond.	0.3
01/19/2024	Pfeiffer, J.	Outline response to Mr. Bitgood's "Letter Pleading Lodging Objections." Draft letter to case manager requesting instruction as to whether the Court would entertain a response from Plaintiff to that filing. Work with Mr. Fisher to finalized agreed protective order and joint motion for agreed protective order before sending to Defendants.	2.7
01/22/2024	Fisher, B.	Make revisions to proposed Protective Order, send to Defendants and review various pleadings and emails from Bitgood and Sue Norman complaining of our candor and challenging the	0.5

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Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
		court's authority and objectivity.	
01/22/2024	Pfeiffer, J.	Review Mr. Bitgood's January 21, 2024, pleading lodging objections and confer with Mr. Fisher regarding a potential response. Outline response to Mr. Bitgood's "Letter Pleading/Objections." Review Mr. Bitgood's correspondence with Mr. Fisher and other firm personnel. Work with Mr.	2.6
		Giles to revise his affidavit in support of Plaintiff's motion for protection.	
01/22/2024	Helfand, W.	Receipt and review several non-sensical filings from pro se defendant. Review, revise and finalize proposed protective order. Receipt and review correspondence from court's clerk reseveral non-sensical filings from pro se defendant (total time reduced as courtesy to client).	0.8
01/23/2024	Fisher, B.	Review & revise Proposed Protective Order and review & revise motion for Protection. mtgs with Justin re same.	2.6
01/23/2024	Pfeiffer, J.	Draft opposed motion for entry of protective order. Research in support of motion for entry of opposed motion for entry of protective order. Approve exhibit to motion for protection. Work with Messrs. Fisher and Helfand to determine order of filings. Review Mr. Bitgood's and Ms. Norman's correspondence with Mr. Fisher and other firm personnel.	3.4
01/24/2024	Fisher, B.	Review & Revise Response to Emergency Motion to Compel filed by Bitgood & Norman. Mtgs with Bill and meetings with Justin re same.	2.0
01/24/2024	Pfeiffer, J.	Review Mr. Bitgood's and Ms. Norman's emergency motion to compel. Outline response to Mr. Bitgood's and Ms. Norman's emergency motion to compel. Draft response in opposition to Mr. Bitgood's emergency motion to compel and proposed order. Confer with Messrs. Helfand and Fisher regarding the same.	5.3
01/24/2024	Helfand, W.	Review, revise and finalize motion for protective order and proposed protective order. Receipt and review Bitgood's motion to compel discovery. Office conference with Bennett Fisher (total time reduced as courtesy to client).	0.5
01/25/2024	Fisher, B.	Review Bill's comments and change perspective of Response to Emergency Motion to Compel. Mtgs with Bill and Justin through revisions.	1.8
01/25/2024	Fisher, B.	Review our MSJ, Defendants' Motion to Compel, our Response to the Motion to Compel, review Rule 56(d) and Rule 30(b), review January v. Huntsville and Robin v Binion cases. Review request to take Judicial Notice (filed by Bitgood). Mtg w/ Bill, Mtg with Justin re same	2.2
01/25/2024	Fisher, B.	and prepare for Emergency Hearing. Attend emergency hearing on Defendants' Motion to Compel and our Motion to enter protective order.	1.1
01/25/2024	Fisher, B.	Mtg with Bill Helfand after emergency hearing.	0.5
01/25/2024	Pfeiffer, J.	Assist Mr. Fisher in preparing for telephonic hearing on Defendant Bitgood's and Defendant Norman's motion to compel and Plaintiff's motion for entry for protective order. Highlight case law in support of the firm's legal position. Attend telephonic hearing. Post-hearing conference with Messrs. Helfand and Fisher after the hearing.	2.8
01/25/2024	Pfeiffer, J.	Revise and finalize Plaintiff's response in opposition to Defendant Bitgood's and Defendant Norman's emergency motion to compel depositions and discovery.	3.8
01/25/2024	Helfand, W.	Review, revise and finalize opposition to plaintiff's motion to compel discovery. Office conference with co-counsel (total time reduced as courtesy to client).	0.7
01/26/2024	Fisher, B.	Review pleading filed by Bitgood and respond to request for him to late file his answer as well as review and respond to Bitgood's complaints about the Proposed Protective order. mtgs w/ Bill & Justin re same.	0.5
01/26/2024	Pfeiffer, J.	Review Defendant Bitgood's January 26, 2024, "Notice of Agreement." Confer with Messrs. Fisher and Helfand regarding conditions upon which the firm would not oppose Bitgood filing an answer and response to Bitgood's comments on the protective order. Analyze the Court's January 26, 2024, order, largely granting firm relief regarding further summary judgment discovery and advise Messrs. Giles and Oubre of the same.	2.3
01/26/2024	Pfeiffer, J.	For sur-reply brief in the Fifth Circuit, outline rebuttal argument that Appellee's description of forwarded email from Ms. Reide was not grossly inaccurate and misleading.	3.2
01/28/2024	Pfeiffer, J.	Analyze Defendant Bitgood's original answer and affirmative defenses to recommend Mr. Bitgood complied with agreement to file a pleading substantially compliant with the Federal Rules of Civil Procedure.	2.3
01/29/2024	Pfeiffer, J.	Draft argument rebutting Appellants' contention a showing of a mark's use in commercial	7.7

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685 Lewis E

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
		activity is necessary to affirm a preliminary injunction, explaining the proper jurisdictional reach of the Lanham Act, and how LBBS has sufficiently demonstrated such.	
01/29/2024	Helfand, W.	Receipt and review numerous emails from opposing counsel and pro se defendant. Office conference with co-counsel. Receipt and review of order extending deadline for defendants to file Rule 56(d) submission (total time reduced as courtesy to client).	0.4
01/30/2024	Pfeiffer, J.	Analyze all transcripts in the trial court for instances where Mr. Bitgood stated his agreement or willingness to enter into a permanent injunction for purposes of supplementing the record in the Fifth Circuit.	2.8
01/30/2024	Pfeiffer, J.	Ascertain why the complete August 17, 2022 email and attachment between Ms. Riede and Mr. Giles is not included in the record on appeal. Research potential grounds for supplementing the record on appeal to include complete exhibit.	1.7
01/31/2024	Fisher, B.	Draft email to Bitgood offering settlement (to him), including Agreed Perm Injunction, attorneys' fees of 1/3 only through this week, dismissal of 5th circuit appeal and we would dismiss the lawsuit against him in federal district court.	0.4
01/31/2024	Pfeiffer, J.	Research in support of opposed motion to supplement record on appeal. Select materials for supplementation. Begin drafting Appellee's opposed motion to supplement record on appeal.	3.5
01/31/2024	Russell, C.	Communicate with B. Gibson regarding billing for production.	0.1
02/01/2024	Russell, C.	Continue preparation of document production.	0.9
02/02/2024	Fisher, B.	Review & make notes and comment on Dkt 271 filed by Bitgood today together with exhibits.	2.8
02/02/2024	Pfeiffer, J.	Review Defendant Bitgood's February 2, 2024, "Letter Pleading/Objections to Order of January 26th, 2024, In Re: 'Moving the Goal Posts Again.'" Confer with Mr. Fisher regarding a potential response.	1.7
02/02/2024	Russell, C.	Continue work on document production and redacting of same.	2.5
02/05/2024	Fisher, B.	Review document #s 271, 272, 273 & 274 including exhibits for the foregoing and make notes for each.	2.2
02/05/2024	Higgins, S.	Analyze briefs and potential sur reply and motion to supplement record.	3.3
02/08/2024	Pfeiffer, J.	Review of Defendant Bitgood's February 2, 2024, "Letter Pleading/Objections to Order of January 26th, 2024, In Re: 'Moving the Goal Posts Again.'" Review Defendant Bitgood's February 5, 2024 filing, "Expedited request for a Rule 16 scheduling conference and entry of scheduling order. And review Defendant Norman's February 6, 2024 filing, Notice of Concurrence with Dkt 272 and Dkt 273." Outline potential response and confer with Mr. Fisher re: the same.	3.9
02/09/2024	Pfeiffer, J.	Further assist Mr. Fisher with review of time entries for production to Defendants.	1.1
02/09/2024	Pfeiffer, J.	Continue outlining potential response to Defendants Bitgood's and Norman's collective reconsideration motion of February 2, 2024 and request for scheduling order and scheduling conference of February 5, 2024.	1.7
02/12/2024	Pfeiffer, J.	Update deadlines for district court's final consideration of summary judgment. Continue outlining and researching response to Defendants Bitgood's and Norman's assertions to obtain a ruling on present summary judgment evidentiary record. Draft motion to supplement record on appeal. Confer with Messrs. Fisher and Helfand re: the same.	2.8
02/14/2024	Fisher, B.	Re our discovery responses, search to be sure no formal discovery outside of Depo Subpoena, which Judge Ellison overruled in January 25 hearing. No depo, no subpoena duces tecum, although we announced on the record that we would produce billing records. Telecon w/ Wallace Dunwoody, atty for Brad Beers re his acknowledgment of Attorneys Eyes Only for the billing records. Draft email to Sue Norman (she and Bitgood acknowledged AEO. Dunwoody will review the Protective Order and let us know. Billing records sent via FedEx.	0.5
02/14/2024	Russell, C.	Finalize cover letter and document production for delivery to Bitgood. Draft and finalize cover letter to Sue Norman for delivery of production. Draft and finalize letter to Bradley Beers for delivery of production.	0.6
02/15/2024	Pfeiffer, J.	Research in support of LBBS' response in opposition to Defendant Bitgood's and Defendant Norman's motion for reconsideration of order directing procedure for requesting additional discovery and protective order. Organize and refute Bitgood's attacks on the integrity of various	2.7
02/24/2024	Dfoiffor I	LBBS attorneys in Bitgood's voluminous filing.	2.0
02/21/2024	Pfeiffer, J.	Draft potential filing notice to the Court advising of Defendant Bitgood's and Norman's failure to	2.9

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Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
		comply with Court's order instructing Defendants on the procedure to follow requesting additional discovery. Highlight on docket Court's past and present deadlines for Defendants to respond to LBBS' motion for summary judgment. Confer with Messrs. Helfand and Fisher to determine draft advisory/brief should not be filed in favor of responding in opposition to Bitgood's and Ms. Norman's other pending motions.	
02/22/2024 02/22/2024	Fisher, B. Pfeiffer, J.	Review & Revise responses to Bitgood motions (such responses prepared by Justin Pfeifer). Draft LBBS' response to Defendant Bitgood's and Defendant Norman's motion for reconsideration of order directing procedure for requesting additional discovery and protective order. Draft proposed order denying Bitgood's and Ms. Norman's motion. Conference with Mr. Fisher re: the same.	0.6 4.3
02/22/2024	Pfeiffer, J.	Draft LBBS' response to Defendant Bitgood's and Defendant Norman's motion for Rule 16 scheduling conference and entry of a scheduling order. Draft proposed order denying Bitgood's and Ms. Norman's motion. Conference with Mr. Fisher re: the same. Research re: the same.	2.4
02/23/2024	Fisher, B.	Final review and revisions, meeting with Bill and Justin re responses to Bitgood's filings: 271, 272, 273 & 274	1.0
02/23/2024	Pfeiffer, J.	Draft and finalize two separate motion responses and proposed orders for LBBS' response to Defendant Bitgood's and Defendant Norman's motion for reconsideration of order directing procedure for requesting additional discovery and protective order. Change LBBS' response to Defendant Bitgood's and Defendant Norman's motion for Rule 16 scheduling conference and entry of a scheduling order to a letter response. Confer with Messrs. Helfand and Fisher re: the same. Finalize all filings.	3.4
02/23/2024	Helfand, W.	Review, revise and finalize opposition to defendants' motions to reconsider order re: defendants' request for discovery. Review, revise and finalize opposition to defendants' motions to reconsider order re: protective order. Review, revise and finalize correspondence to court re: defendants' request to enter scheduling order (total time reduced as courtesy to client).	2.1
02/26/2024	Fisher, B.	Review Documents 278 (filed 2.25.2024) and 272 (referred to in Doc 278 and letter to clerk on 2.26.2024). draft notes to Justin for Sur Reply.	1.0
02/26/2024	Pfeiffer, J.	Analyze Defendant Bitgood's February 25, 2024, Letter Pleading Filing (Docket Entry No. 278) responding to LBBS' February 23, 2024 filings (Docket Entry Nos. 275, 276 & 277). Analyze Defendant Norman's February 26, 2024 Notice of Concurrence with Dkt. 278 (Docket Entry No. 279). Outline potential response and confer with Mr. Fisher re: the same.	2.4
02/26/2024	Pfeiffer, J.	Draft Plaintiff's motion for leave to file a sur-reply brief.	1.8
02/27/2024	Pfeiffer, J.	Perform legal research in support of Plaintiff's sur-reply response to Defendant Bitgood's and Defendant Norman's motions for reconsideration of order directing procedure for requesting additional discovery.	2.2
02/27/2024	Pfeiffer, J.	Outline Plaintiff's sur-reply response to Defendant Bitgood's and Defendant Norman's motions for reconsideration of order directing procedure for requesting additional discovery.	3.4
02/28/2024	Pfeiffer, J.	Draft Plaintiff's sur-reply response to Defendant Bitgood's and Defendant Norman's motions for reconsideration of order directing procedure for requesting additional discovery.	3.7
02/29/2024	Pfeiffer, J.	Analyze the Court's Order regarding further discovery. Confer with Messrs. Helfand and Fisher re: the same. Analyze Defendant Bitgood's February 29, 2024, Letter Pleading (not filed but sent to Court staff).	1.2
02/29/2024	Helfand, W.	Review order setting deposition, conference with counsel.	0.7
03/01/2024	Helfand, W.	Receipt and review copies of numerous emails from pro se defendant. Office conference with co-defendant's counsel (total time reduced as courtesy to client).	1.2
03/04/2024	Fisher, B.	Review latest correspondence from Bitgood to Judge Ellison. Respond to Bitgood's letter with email to case manager. Review Bitgood's response and meet with Bill re same. Telecon w/ Mtg w/ David Oubre re status of depos.	1.5
03/04/2024	Fisher, B.	Review Ex 25 to MSJ as well as any emails to/from Norman re Sugar Land and misuse of LBBS name.	0.5
03/04/2024	Pfeiffer, J.	Review Defendant Bitgood's March 4, 2024, "Expedited Letter Pleading Requesting Court Assistance to Use it's Facilities as Offered by the Court," and email correspondence regarding deposition scheduling. Review federal, local, and Judge Ellison's procedures re: deposition scheduling and location. Confer with Mr. Fisher re: the same.	2.7

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685 Lewis Brisbois Bisgaard & Smith LLP

Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
03/04/2024	Helfand, W.	Receipt and review of order from court. Receipt and review copy of correspondence from pro se defendant to court. Office conference with co-counsel (total time reduced as courtesy to client).	1.1
03/05/2024	Fisher, B.	Review 3.5.24 letter from Bitgood to Judge Ellison. Communicate with Wallace Dunwoody (atty for Beers) re scheduling of depos (and place). Draft email to David Oubre, Bill Helfand & Norman re communication from Judge Ellison's case manager.	2.0
03/05/2024	Pfeiffer, J.	Review numerous emails from Defendants regarding deposition schedule. Confer with Mr. Fisher re: the same.	1.3
03/05/2024	Helfand, W.	Receipt and review numerous emails from opposing counsel and counsel for independent witness. Correspondence to counsel for defendant Beers re: deposition scheduling and related issues.	0.6
03/06/2024	Pfeiffer, J.	Research as a potential affirmative defense Defendants may raise.	2.3
03/06/2024	Helfand, W.	Receipt and review numerous emails from court, co-counsel, and counsel for independent witness re: deposition scheduling. Conference with firm witnesses and co-counsel (total time reduced as courtesy to client).	0.8
03/07/2024	Pfeiffer, J.	Analyze order setting deposition dates. Confer with Mr. Fisher re: same.	0.7
03/12/2024	Fisher, B.	Review MSJ and make notes to prepare for deposition of Bill Helfand.	1.8
03/12/2024	Helfand, W.	Travel for court-ordered, in-courtroom depositions and review materials to prepare for same.	4.5
03/13/2024	Fisher, B.	review exhibits to MSJ, meet with Parisa re exhibits 40 through 60. Mtg w/ Bill.	2.0
03/13/2024	Fisher, B.	Attend depositions of Norman Giles & Bill Helfand at Judge Ellison's courtroom with Jdg Ellison in attendance.	5.0
03/13/2024	Giles, N.	Comply with court order to be deposed by defendants' counsels.	2.3
03/13/2024	Helfand, W.	Prepare for an attend deposition of Norman Giles. Prepare for and attend own deposition. Memo to file. Return travel to SLC office after deposition (time reduced as courtesy to client).	9.5
03/14/2024	Fisher, B.	review MSJ, cases relevant to our case and review Pre-Bill to prepare for depo.	2.8
03/14/2024	Fisher, B.	attend depo, telecon w/ Bill Helfand & Justin Pfeiffer.	3.0
03/18/2024	Fisher, B.	read & review latest latter to the court by Easton (Bitgood); this time re Decorum in the Court. Exchange emails and telephone conversation with Bill Helfand re same (decision not to respond).	0.5
03/22/2024	Pfeiffer, J.	Analyze Defendant Bitgood's statements to media to ascertain if such could bolster argument of Defendants' use of infringing name in commerce.	1.8
03/26/2024	Pfeiffer, J.	Conduct further research into whether certain of Defendants' activities satisfy the Latham Act's "Use in Commerce" requirement.	2.2
03/27/2024	Pfeiffer, J.	Analyze March 13, 2024 deposition of Norman Giles and exhibits thereto for purposes of supplementing motion for summary judgment. Review prior research on digits of confusion.	1.5
03/28/2024	Fisher, B.	read and review Bill Helfand's depo and Norman Giles' depo.	1.0
03/28/2024	Fisher, B.	read and review my depo, make errata notes.	0.5
03/28/2024	Pfeiffer, J.	Analyze March 13, 2024 deposition of William S. Helfand and exhibits thereto for purposes of supplementing motion for summary judgment. Analyze March 14, 2024 deposition of Bennett G. Fisher and exhibits thereto for purposes of supplementing motion for summary judgment	4.8
03/29/2024	Fisher, B.	mtg w/ Bill Helfand, David Oubre re prep of Oubre for depo.	0.8
03/29/2024	Pfeiffer, J.	Draft memorandum detailing potential consequences of . Research whether any	4.2
03/29/2024	Pfeiffer, J.	Continue examining exhibits introduced by Mr. Bitgood exhibits thereto for purposes of supplementing motion for summary judgment.	2.3
03/29/2024	Giles, N.	Review read and sign deposition transcript for necessary revisions to the transcript. Make revision.	0.5
04/01/2024	Fisher, B.	prepare for depos of Meredith Riede and David Oubre and attend depos of both.	4.8
04/01/2024	Helfand, W.	Prepare for and attend depositions of David Oubre and Meredith Riede.	4.0
04/02/2024	Pfeiffer, J.	Begin drafting memorandum on as a potential affirmative defense Defendants may raise. Review court order denying Defendant Bitgood's various motions. Conference with Mr.	4.3
04/03/2024	Pfeiffer, J.	Fisher regarding depositions of Mr. Oubre and Ms. Riede. Finish drafting memorandum on as a potential affirmative defense Defendants may	3.2

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685 Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
		raise.	
04/04/2024	Pfeiffer, J.	Begin outlining supplement to summary judgment motion.	2.1
04/05/2024	Pfeiffer, J.	Continue outlining supplement to summary judgment motion.	2.9
04/08/2024	Pfeiffer, J.	Analyze April1, 2024 deposition of Meredith R. Riede and exhibits thereto for purposes of	3.6
		supplementing motion for summary judgment. Analyze April 1, 2024 deposition of David A.	
		Oubre and exhibits thereto for purposes of supplementing motion for summary judgment.	
04/08/2024	Pfeiffer, J.	Finish outlining supplement to summary judgment motion.	3.2
04/09/2024	Fisher, B.	review depo transcripts of Oubre & Meredith Riede for Supplement to our MSJ.	2.5
04/09/2024	Pfeiffer, J.	Draft Plaintiff's opposed motion for leave to file a second supplemental brief in support of	3.0
0 110012021	, , , , , , , , , , , , , , , , , , , ,	Plaintiff's motion for summary judgment. Draft proposed order granting Plaintiff's motion.	0.0
04/10/2024	Fisher, B.	review & revise Motion for Leave and draft email to Bitgood, Norman & Dunwoody re same for	0.5
04/10/2024	Tionor, D.	Certificate of conference.	0.0
04/10/2024	Fisher, B.	Review & Revise Supplement to MSJ and review transcripts of depos for Riede & David Oubre.	2.4
04/10/2024	i isilei, D.	Meetings with Justin re same.	2.4
04/10/2024	Pfeiffer, J.	Draft Plaintiff's second supplement to Plaintiff's motion for summary judgment and permanent	5.2
04/10/2024	Piellier, J.		5.2
04/40/2024	Dfaiffar I	injunction against Defendants.	10
04/10/2024	Pfeiffer, J.	Revise and finalize Plaintiff's opposed motion for leave to file a second supplemental brief in	1.3
04/44/0004	E. I B	support of Plaintiff's motion for summary judgment.	0.0
04/11/2024	Fisher, B.	final review & revisions to Motion for leave to file Supplement to the MSJ and final review &	8.0
		revisions to the Supplement.	4.72
04/11/2024	Pfeiffer, J.	Revise and finalize Plaintiff's second supplement to Plaintiff's motion for summary judgment	1.3
		and permanent injunction against Defendants.	
04/12/2024	Fisher, B.	review Bill's comments and meet with Bill re same. Revise Supplement per Bill's comments.	3.8
		Work with Dawn to insert from transcripts and review transcript again to add an additional	
		exchange between Bitgood & Riede.	
04/12/2024	Helfand, W.	Revise and finalize motion to supplement summary judgment evidence, proposed order, and	0.8
		submission of additional summary judgment evidence (total time reduced as courtesy to client).	
04/15/2024	Fisher, B.	review of final draft of Supplement and review of transcript re excerpts.	4.7
04/16/2024	Fisher, B.	continue analysis of case and mtg w./ Justin Pfeifer re same.	1.0
04/17/2024	Fisher, B.	finish exhibits for Supplement to our MSJ.	2.0
04/18/2024	Pfeiffer, J.	Correspond with client.	0.2
04/19/2024	Pfeiffer, J.	Further edit and finalize Plaintiff's opposed motion for leave to file a second supplemental brief	2.7
100000000	V	in support of Plaintiff's motion for summary judgment, Plaintiff's second supplement in support	
		of Plaintiff's motion for summary judgment, and exhibits thereto (including attorney's fees	
		records).	
04/22/2024	Pfeiffer, J.	Evaluate Defendants' filings in opposition to Plaintiff's motion for summary judgment.	4.8
04/22/2024	Pfeiffer, J.	Evaluate Defendant Bitgood's and Norman's cross motion for summary judgment.	2.1
04/22/2024	Helfand, W.	Initial review and annotation to defendants (Norman's and Easton's) opposition to motion for	1.6
04/22/2024	richario, vv.	summary judgment and counter-motion for motion for summary judgment (total time reduced as	1.0
		courtesy to client).	
04/23/2024	Pfeiffer, J.	Review Defendant Bitgood's April 23, 2024, "Letter Pleading Requesting Permission for Leave	2.8
04/23/2024	rielliel, J.		2.0
		to File a Motion to Recuse," and email correspondence regarding the same. Analyze caselaw	
04/00/0004	11.16 1 10/	cited. Confer with Mr. Fisher re: the same.	0.5
04/23/2024	Helfand, W.	Initial review and annotation to Beers' opposition to LBBS' motion for summary judgment (total	0.5
	ELAST E	time reduced as courtesy to client).	
04/24/2024	Fisher, B.	read & review order by Judge Ellison. Mtg w/ Justin re Reply to Defendants' Response to our	0.3
20120122	200200	MSJ and Defendants' cross MSJ.	
04/24/2024	Pfeiffer, J.	Review court order regarding summary judgment briefing schedule.	0.3
04/26/2024	Pfeiffer, J.	Begin outlining reply in support of Plaintiff's motion for summary judgment.	5.8
04/26/2024	Pfeiffer, J.	Review "expedited letter pleading" requesting extension for response to Plaintiff's motion for	0.7
		summary judgment, correspondence with co-counsel, and order granting motion.	
05/08/2024	Pfeiffer, J.	Analyze numerous supplemental filings by Defendants Bitgood and Norman. Update outline	6.2
		reply in support of Plaintiff's motion for summary judgement.	
05/09/2024	Pfeiffer, J.	Continue Analyzing numerous supplemental filings by Defendants Bitgood and Norman.	5.8

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
100000000000000000000000000000000000000		Update outline reply in support of Plaintiff's motion for summary judgement.	1376
05/10/2024	Fisher, B.	initial review of Sue Norman Response to our MSJ.	1.0
05/10/2024	Fisher, B.	mtg w/ Justin Pfeifer re Reply to Responses filed by Bitgood & Norman	0.3
05/10/2024	Pfeiffer, J.	Summary judgment reply.	3.4
05/13/2024	Pfeiffer, J.	Analyze motion for leave to file and motion to disqualify Mr. Helfand as counsel.	1.2
05/15/2024	Pfeiffer, J.	Draft Plaintiff's unopposed motion to extend deadline to file a reply brief in support of Plaintiff's motion for summary judgment. Draft proposed order granting motion. Finalize motion and proposed order for filing.	1.7
05/15/2024	Pfeiffer, J.	Analyze defendant Norman's answer and affirmative defenses.	2.2
05/15/2024	Helfand, W.	Initial review of and annotation to defendant (Norman's) motion for leave to file answer and affirmative defenses.	0.3
05/21/2024	Pfeiffer, J.	Confer with Defendants re: motion to consolidate reply brief in support of motion for summary judgment and in opposition to Defendants' cross motion for summary judgment.	0.4
05/22/2024	Pfeiffer, J.	Draft Plaintiff's unopposed motion to consolidate reply brief in support of motion for summary judgment and in opposition to Defendants' cross motion for summary judgment. Draft proposed order for filing.	1.8
05/22/2024	Pfeiffer, J.	Outline opposition to Defendants Bitgood's and Norman's cross motion to summary judgment.	4.2
05/22/2024	Helfand, W.	Review, revise and finalize motion to consolidate briefing and extend time to file consolidated brief.	0.3
05/23/2024	Pfeiffer, J.	Research in support of LBBS' opposition to Defendants Bitgood's and Norman's cross motion to summary judgment.	4.7
05/26/2024	Pfeiffer, J.	Begin drafting Plaintiff's consolidated reply in support of motion for summary judgment and opposition to Defendants Bitgood's and Norman's cross motion for summary judgment.	4.2
05/27/2024	Pfeiffer, J.	Continue drafting Plaintiff's consolidated reply in support of motion for summary judgment and opposition to Defendants Bitgood's and Norman's cross motion for summary judgment.	5.7
05/28/2024	Pfeiffer, J.	Finish first draft of Plaintiff's consolidated reply in support of motion for summary judgment and opposition to Defendants Bitgood's and Norman's cross motion for summary judgment.	6.4
05/29/2024	Fisher, B.	Review, Revise & Finalize combined Response brief & 3rd Supplement brief re Summary Judgment.	2.5
05/29/2024	Fisher, B.	long telephone conversation with Bill re structure of brief and changes.	0.7
05/29/2024	Fisher, B.	review all exhibits and execute affidavit for authentication of same.	0.5
05/29/2024	Pfeiffer, J.	Revise and finalize exhibits to the motion. Revise and finalize Mr. Fisher's affidavit in support of reply motion and determine which exhibits from motion for Mr. Fisher to authenticate.	2.7
05/29/2024	Pfeiffer, J.	Revise and assist in finalizing Plaintiff's consolidated reply in support of motion for summary judgment and opposition to Defendants Bitgood's and Norman's cross motion for summary judgment.	9.8
05/29/2024	Helfand, W.	Review, revise and finalize combined reply to defendants' opposition to firm's motion for summary judgment and opposition to Easton's and Norman's cross-motion for summary judgment (total time reduced as courtesy to client).	3.9
05/29/2024	David, D.	Research authentication of evidence issue for brief reply in support of motion for summary judgment.	1.1
05/29/2024	David, D.	Analyze and organize exhibits to be used in brief reply in support of motion for summary judgment.	1.3
05/29/2024	Bridges, A.	Assistance with draft outline of verification of reply exhibits and business records affidavit and preparation of deposition exhibits for filing.	3.9
06/01/2024	Fisher, B.	Review & revise combine response to cross motions for Summary Judgment by Bitgood & Norman and our supplemental brief on our MSJ. (time from 5.28.24)	2.0
07/18/2024	Helfand, W.	Receipt and review numerous emails from opposing counsel and court re: defendant's request to re-set hearing on motions for summary judgment. Conference with conference with re: response to same (total time reduced as courtesy to client).	0.2
07/22/2024	Helfand, W.	Receipt and review of notice setting hearing on pending motions for summary judgment.	0.1
07/24/2024	Fountain, R.	Prepare for status conference hearing by reviewing Plaintiff, LBBS' Motion for summary judgment and permanent injunction against defendants, exclusive of exhibits	1.4
07/31/2024	Higgins, S.	Review opinion from court of appeals affirming preliminary injunction.	0.8

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Atty	Description of Services Rendered	Hours
07/31/2024	Helfand, W.	Receipt and review appellate opinion affirming temporary injunction and annotate same for law of the case supplement to motion for summary judgment.	0.3
08/01/2024	Higgins, S.	Further review opinion and meet with B Helfand and B Fisher to discuss briefing on law of the case and analyze fifth circuit and other circuit precedent on applying factual findings on appeal from preliminary injunction as law of the case.	3.6
08/02/2024	Fisher, B.	review Sean Higgins' draft of Supplement to MSJ based on 5th Circuit Opinion. Mtg w/ Sean re same	0.5
08/02/2024	Higgins, S.	Draft supplement to summary judgment pointing out law of the case in findings by the Fifth Circuit.	5.1
08/02/2024	Helfand, W.	Office conference with co-counsel (Higgins) re: and review, revise and finalize supplement to LBBS' motion for summary judgment based on circuit court opinion.	1.1
08/02/2024	Helfand, W.	Correspondence to counsel for defendant Beers re: potential settlement in light of circuit court opinin. Receipt and review correspondence from same.	0.2
08/06/2024	Fisher, B.	review 5th circuit opinion and our Supplement re same. Review our MSJ and defendants' MSJs. Attend hearing re all MSJs.	4.0
08/06/2024	Fountain, R.	Assist Bennett Fisher in preparation of hearing on plaintiff and defendant's motions for summary judgment	3.3
08/06/2024	Fountain, R.	Attend hearing on plaintiff and defendant's motions for summary judgment	0.8
08/06/2024	Helfand, W.	Prepare for and attend hearing on pending motions as ordered by court.	1.4
08/13/2024	Fisher, B.	Review & revise Supplemental Briefing to MSJs.	0.5
08/13/2024	Fisher, B.	review and revise Supplemental brief re Motions for Summary Judgment. Telecons w/ Rachael Fountain and Bill Helfand re same.	1.0
08/14/2024	Helfand, W.	Receipt and review of order on cross-motions for summary judgment. Correspondence transmitting same to client.	0.5
08/20/2024	Helfand, W.	Initial review of and annotation to defendants' motion to recuse and correspondence to general counsel re: same (total time reduced as courtesy to client).	0.5
08/21/2024	Helfand, W.	Revise and finalize proposed permanent injunction.	0.4
08/28/2024	Fisher, B.	Review & Revise brief supporting damages. teelcons w/ Rachael re same.	0.8
09/03/2024	Helfand, W.	Receipt and review defendants' motion to stay issuance of circuit court's mandate in appeal of temporary injunction and office conference with co-counsel re: response to same (total time reduced as courtesy to client).	0.4
09/04/2024	Fisher, B.	Review & revise Response to Beers' brief re damages. Collaborate with Rachael Fountain through several drafts.	1.0

Recap of Services	Hours	\$ Effective Rate	\$ Fees
Adarsh Annamaneni	1.3	350.00	455.00
Audrey Bridges	3.9	250.00	975.00
David Dahlberg	8.0	250.00	2,000.00
Daniel David	2.4	185.00	444.00
Jatoriyae Dupree-Jones	1.8	350.00	630.00
Bennett Fisher	170.8	500.00	85,400.00
Rachael Fountain	5.5	275.00	1,512.50
Norman Giles	2.8	550.00	1,540.00
David Hargis	2.1	450.00	945.00
William Helfand	85.8	600.00	51,480.00
Sean Higgins	42.0	500.00	21,000.00
Shane Kotlarsky	88.4	450.00	39,780.00
Anh P. Nguyen	222.3	350.00	77,805.00
Sean ONeal Braun	174.2	350.00	60,970.00
Justin Pfeiffer	354.9	500.00	177,450.00
Candace Russell	23.9	250.00	5,975.00
Nickoloz Snovely	1.4	350.00	490.00
The state of the s	Total 1191.5		\$ 528,851.50

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File Number WSH 008055-000685 Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039

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Date	Description of Disbursement	Units	\$ Rate \$ Amount
10/12/2022	Court Filing Fee - Southern District of Texas Houston Division Inv#:HOU-201386 Filing		100.00
	fee for temporary restraining order.		
12/12/2022	Court Filing Fee - City National Bank Credit Card Processing Center		82.31
	Inv#:102822STMT-KKRAEGER Trans Date: 10/10/2022 TXEFILE 068962737-0,		
	Nominal Defendants David Oubre and Lewis Brisbois Bisgaard & Smith, LLP's Original		
	Counterclaim		
02/04/2023	Court Filing Fee - City National Bank Credit Card Processing Center		4.24
	Inv#:122822STMT-KKRAEGER Trans Date: 11/29/2022 TXEFILE 070503908-0,		
	Response in Opposition to Plaintiffs' Objections to De Novo Hearing		
01/31/2024	Court Filing Fee - First Legal Network Insurance Services Inv#:56187 01/29/24 Lewis		132.75
	Brisbois Bisgaard (Hou) 0377597		
01/31/2024	Court Filing Fee - William S. Helfand #22 Inv#:CR-3574972902082339 Obtain a copy		168.00
0 1/0 1/2021	of the 11.06.2023 hearing transcript 01/04/2024		100100
01/09/2023	Court Reporter Fee - Nichole Forrest Inv#:HOU-201499 Reporter's Transcript of		1,170.25
0110012020	Injunction Hearing that was on 12.15.2022.		1,110.20
04/15/2024	Court Reporter Fee - Vendor: Worldwide Court Reporters, Inc. Invoice#: 159758 Date:		247.50
0-1/10/202-	04/15/2024 - Court reporter fees. Rough drafts for David A. Oubre and Meredith		241.00
	Riede.		
10/10/2022	Federal Express - FedEx ERS Inv#:790660762 09/30/2022 Shipping to Bradley Beers,		28.17
10/10/2022	Spring, TX 77381 Sender: William Helfand Tracking# 278612117788		20.17
10/10/2022	Federal Express - FedEx ERS Inv#:790660762 09/30/2022 Shipping to Bitgood Entity,		22.25
10/10/2022			22.23
10/10/2022	Richmond, TX 77406 Sender: William Helfand Tracking# 278612450899		28.17
10/10/2022	Federal Express - FedEx ERS Inv#:790660762 09/30/2022 Shipping to Michael		20.17
40/40/2022	Bitgood, Richmond, TX 77406 Sender: William Helfand Tracking# 278611129671		20.47
10/10/2022	Federal Express - FedEx ERS Inv#:790660762 09/30/2022 Shipping to Richard P.		28.17
40/40/0000	Jones, Sugar Land, TX 77498 Sender: William Helfand Tracking# 278611700223		00.47
10/10/2022	Federal Express - FedEx ERS Inv#:790660762 09/30/2022 Shipping to Susan C.		28.17
40440/0000	Norman, Houston, TX 77088 Sender: William Helfand Tracking# 278611931239		00.05
10/10/2022	Federal Express - FedEx ERS Inv#:790660762 09/30/2022 Shipping to Bradley Beers,		22.25
	Houston, TX 77006 Sender: William Helfand Tracking# 278612235757		\$5,62
10/17/2022	Federal Express - FedEx ERS Inv#:791515801 09/28/2022 Shipping to Sue Norman,		41.75
	Law Office of Sue Norman, Richmond, TX 77406 Sender: Bennett Fisher Tracking#		
	278530110850		
10/24/2022	Federal Express - FedEx ERS Inv#:792243845 10/13/2022 Shipping to David Smith,		28.45
	Spring, TX 77381 Sender: Sean Braun Tracking# 279118412248		
11/14/2022	Federal Express - FedEx ERS Inv#:794356961 11/07/2022 Shipping to Mayra Malone,		22.62
	Malone Reporting, Houston, TX 77002 Sender: Sean Braun Tracking# 390330767073		
12/05/2022	Federal Express - FedEx ERS Inv#:796515748 11/28/2022 Shipping to Mayra Malone,		21.93
	Mayra Malone Reporting Inc, Houston, TX 77002 Sender: Bennett Fisher Tracking#		
	391287676940		
01/04/2023	Federal Express - FedEx ERS Inv#:799398996 12/22/2022 Shipping to Mayra Malone		18.57
	Reporting Inc, Houston, TX 77002 Sender: Shane Kotlarsky Tracking# 392558077477		
01/17/2023	Federal Express - FedEx ERS Inv#:800731985 01/09/2023 Shipping to Nichole		46.44
	Forrest, Official Court Reporter, Houston, TX 77002 Sender: Shane Kotlarsky		
	Tracking# 393214864651		
03/27/2023	Federal Express - FedEx ERS Inv#:807887948 03/21/2023 Shipping to Kathleen Miller,		24.41
	Official Court Reporter, Houston, TX 77002 Sender: David Dahlberg Tracking#		
	396017917397		
02/27/2024	Federal Express - FedEx ERS Inv#:841754019 02/14/2024 Shipping to Michael		27.85
	Bitgood, EastPro Law, Richmond, TX 77406 Sender: Bennett Fisher Tracking#		27.00
	270997162743		

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File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Description of Disbursement	Units	\$ Rate	\$
02/27/2024	Federal Express - FedEx ERS Inv#:841754019 02/14/2024 Shipping to Sue Cecilia Norman, Attorney at Law, Houston, TX 77092 Sender: Bennett Fisher Tracking#			27.85
07/27/2023	270997138760 Meals - Bennett Fisher 22 Inv#:CR-3270765008091702 Sue Norman Deposition			59.72
09/18/2023	07/27/2023 Meals - Bennett Fisher 22 Inv#:CR-3317620409082309 Deposition - client lunch 08/16/2023			40.97
03/13/2024	Parking - Vendor: Giles, Norman R. Reimb#22 Invoice#: 3658880903202355 Date: 3/20/2024 - Deposition of Norman Giles 03/13/2024 - PARKING - Garage Parking -			14.00
03/13/2024	Parking - Vendor: Helfand, William S. Reimb#22 Invoice#: 3665838804021812 Date: 4/2/2024 - Expense report - PARKING - The Parking Spot -			38.55
03/13/2024	Parking - Vendor: Fisher, Bennett Reimb#22 Invoice#: 3670209204021812 Date: 4/2/2024 - LBBS/Bitgood Deposition - Bennett Fisher - PARKING - Theater District Garage -			20.00
03/14/2024	Parking - Vendor: Fisher, Bennett Reimb#22 Invoice#: 3670209204021812 Date: 4/2/2024 - LBBS/Bitgood Deposition - Bennett Fisher - PARKING - Theater District Garage -			17.00
04/01/2024	Parking - Vendor: Helfand, William S. Reimb#22 Invoice#: 3699076705082218 Date: 5/8/2024 - 04.15.2024 client charges expense report - PARKING - ParkMobile -			4.20
04/01/2024	Parking - Vendor: Helfand, William S. Reimb#22 Invoice#: 3699076705082218 Date: 5/8/2024 - 04.15.2024 client charges expense report - PARKING - Park Mobile -			6.20
03/29/2024	Records Reproduction - Vendor: First Digital Solutions/ PO Box 841441 Invoice#: FD37199-01-01 Date: 03/29/2024 Print - B&W, Binding - Velo Binding.			223.54
08/04/2023	Reproduction/Copies - City National Bank Credit Card Processing Center Inv#:072823STMT-KKRAEGER Trans Date: 07/26/2023 RES TX COURT FEE, Documents purchased			2.15
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01/09/2024	Reproduction/Copies - City National Bank Credit Card Processing Center Inv#:122823STMT-KKRAEGER Trans Date: 12/12/2023 COURTS/USDC-TX, Copies			15.30
10/13/2022	Transcript - David S. Smith Inv#:HOU-201387 Cost for transcripts.			163.50
11/07/2022	Transcript - Mayra Malone Reporting, Inc Inv#:HOU-201416 Deposition transcript of Lewis Brisbois V. Michael Bitgood hearing.			288.85
11/23/2022	Transcript - Mayra Malone Reporting, Inc Inv#:HOU-201433 Motion hearing transcript order.			36.40
12/21/2022	Transcript - Mayra Malone Reporting, Inc Inv#:2022-103 Reporter's Transcript of Motion Hearing before Judge Ellison on 12/02/2022.			61.20
03/17/2023	Transcript - Kathleen Keller Miller Inv#:20230014 Deposition transcript of Lewis Brisboisd v Bitgood on 01/31/2023.			68.40
08/30/2023	Transcript - Infinity Reporting Group, LLC Inv#:22915 Deposition transcript of Susan C. Norman on 07/26/2023.			1,065.75
09/05/2023	Transcript - Infinity Reporting Group, LLC Inv#:23033 Deposition transcript of Bradley Beers and Susan C. Norman on 08/16/2023.			1,788.75
11/09/2023	Transcript - Lanie M. Smith Inv#:20230092 Deposition transcript of Motion proceedings on 11/06/2023.			210.60
12/13/2023	Transcript - Infinity Reporting Group, LLC Inv#:23774 Deposition transcript of Bradley Beers on 12/07/2023.			782.05
01/04/2024	Transcript - Nichole Forrest, RDR, CRR, CRC Inv#:20240073 Deposition transcript of the status conference held on 12/28/2023.			168.00
01/16/2024	Transcript - Nichole Forrest, RDR, CRR, CRC Inv#:20240073VOID Deposition transcript of the status conference held on 12/28/2023. Check no longer needed.			(168.00)
01/26/2024	Transcript - Cheryl Cummings Inv#:HOU-201973 Deposition transcript of the motions hearing held on 01/25/2024.			431.30

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Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

Date	Description of Disbursement	Units	\$ Rate	\$ Amount
04/01/2024	Transcript - Vendor: Worldwide Court Reporters, Inc. Invoice#: 159548 Date:			500.10
	04/01/2024 Deposition transcript of Bennett Fisher on 3/14/2024.			
04/05/2024	Transcript - Vendor: Worldwide Court Reporters, Inc. Invoice#: 159562 Date:			889.95
	04/05/2024 Deposition transcript of William Scott Helfand on 3/13/2024.			
04/05/2024	Transcript - Vendor: Worldwide Court Reporters, Inc. Invoice#: 159541 Date:			356.45
	04/05/2024 Deposition transcript of Norman Giles on 3/13/2024.			
04/15/2024	Transcript - Vendor: Worldwide Court Reporters, Inc. Invoice#: 159744 Date:			502.80
	04/15/2024 Deposition transcript of David Aubre on 4/1/2024			
04/15/2024	Transcript - Vendor: Worldwide Court Reporters, Inc. Invoice#: 159746 Date:			471.75
	04/15/2024 Deposition transcript of Meredith Riede on 4/1/2024.			
03/29/2024	Travel Expense - Airfare - Vendor: American Express * Firm Card Only Invoice#:	1	938.57	938.57
	MAR2024-ADJ Date: 3/29/2024 - American Express - 513590 W Helfand 03/12/24			
	SLC IAH SLC Reason: EMC/Client Development Approved Trip 8092535134 (Ref:			
	499085)			
03/13/2024	Travel Expense - Taxi/Uber/Lyft - Vendor: Helfand, William S. Reimb#22 Invoice#:			53.66
	3653714803202355 Date: 3/20/2024 - 03.15.2024 Expense Report 3 - TAXI - Uber -			
08/30/2023	Videotaped Deposition - Infinity Reporting Group, LLC Inv#:22996 Videotaped			995.00
	deposition of Susan C. Norman on 07/26/2023.			
08/31/2023	Videotaped Deposition - Infinity Reporting Group, LLC Inv#:23031 Videotaped			1,302.50
	deposition of Susan C. Norman, Bradley Beers on 08/16/20223.			
12/12/2023	Videotaped Deposition - Infinity Reporting Group, LLC Inv#:23784 Videotaped			526.00
	deposition of Bradley Beers on 12/07/2023.			
08/16/2023	Duplication	940	0.10	94.00
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	Total Disbursements			14,295.31
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Lewis Brisbois Bisgaard & Smith LLP

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Garrard, Dawn Jones, Kristine

To: Subject:

RE: [EXT] Your re:SearchTX Document Purchase Receipt

Date:

Wednesday, July 26, 2023 3:51:34 PM

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From: Jones, Kristine < Kristine. Jones@lewisbrisbois.com>

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To: Garrard, Dawn < Dawn.Garrard@lewisbrisbois.com>

Subject: RE: [EXT] Your re:SearchTX Document Purchase Receipt

Can you send me the client matter number for this?

Kristine Jones

Administrative Coordinator

Houston

346.241.4965 or x7134965

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Sent: Wednesday, July 26, 2023 3:35 PM

To: Jones, Kristine < Kristine.Jones@lewisbrisbois.com>

Subject: FW: [EXT] Your re:SearchTX Document Purchase Receipt

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6.	Payee / Vend			Kathleen K. Miller, RMR, CRR Official Court Reporter 515 Rusk, Room 8004					
7.	Mailing Add	ress:							
					FX 77002				
8.	Payee's Tele	nhone No :		3) 250·					
9.	Payee's Tax			467-21-8340					
10.		for billing purposes		Payment for requested transcript from Hearing.					
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	Attorney:		Ext: /	•					
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	Return to:	David Dahlberg							
	Floor:	14							
	1 1001.								

Remember to have Attorney Sign and Attach all Supporting Backup

LAWYERS SUITE 4000 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 35

ST44 Rev. 04/18 Derived from AO4	4 Rev. 04/18					TRICT C				
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David Dahlb Lewis Brisbo 24 Greenwa Suite 1400 Houston, TX	ois y Plaza				Off 515 Ho (71	MA THLEEN I icial Court 5 Rusk, Ro uston, TX 3) 250-50 hy@miller	K. MILLE Reporte com 800 77002 87	ER, RMR, er 4	AYABLE 1 CRR	· O:
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In the matter	of: Lewis	s Brisbois	d v Bitgood	l, et al						
Jan. 31, 2023	Tiouring .									
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CATEGORY	PAGES	PRICE	SUBTOTAL	PAGES	PRICE	SUBTOTAL	PAGES	PRICE	SUBTOTAL	CHARGES
Ordinary										
14-Day										
Expedited								1		
3-Day										
Daily				57	1.20	68.40				68.40
Hourly										
Realtime										
Misc.								Misc	c. Charges	
									Subtotal	68.40
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Vendor: 38311 Kathleen Keller Miller Voucher: 3035813 Dist: 7345325 Doc ID: 0003F5Z6-2 Date: 3/17/23 Check#: 200254

Page Amount: 2 of 2 68.40

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 36

Lewis Brisbois Bisgaard & Smith LLP

Cost Advance Request

HOU-201886 Check — Date Needed: 1. 2. Type of Expense: Filing Fee 5 Court Reporter Fee CR Witness Fee Mediation / Arbitration Fee** AM S Prof. Consulting / Service Fee COD Transcription (Invoice Needed)** G Expert Witness Fee** J. Reproduction / Copies R JF RR Jury Fees Reproduction / Medical Records Deposition H International Vendor & Wires

Any client-related requests over \$500.00 require LBBS Cost Advance Committee approval and should be sent to "LBBS Cost Advances" (<u>LBBSCostAdvances@lewisbrisbois.com</u>)

All educational expenses/seminars require Karl Loureiro's approval.

3. Client and File Name: LBBS - Lbbs v. Bitgood, et al 4. Client and Matter No.: 8055-685

4. Client and Matter No.: 8055-685
 5. Amount: \$210.60
 6. Payee / Vendor: Lanie Smith

7. Mailing Address: 58 Pine Song Place The Woodlands, Texas, 77381

8. **Payee's Telephone No.:** (281) 744-9419 9. **Payee's Tax I.D. No.:** 452-33-3822

10. Explanation for billing purposes: Payment for transcript of oral hearing before Judge Ellison

on November 6, 2023.

Attorney: Helfand Ext: 4614 Secretary: Dawn Garrard Ext: 4614

Return to: Kristi Kraeger Floor: Houston

Remember to have Attorney Sign and Attach all Supporting Backup

 Vendor:
 118814
 Lanie M. Smith
 Doc ID: 0003MZ60-1
 Page
 1 of 2

 Voucher:
 3154053
 Dist: 7625229
 Date: 11/09/23
 Amount: 210.60

 Check#:
 200490

LAWYERS SUITE 4000 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 37

United States District Court Southern District of Texas Date: 11/08/2023 Invoice Number: 20230092

To:

Make Checks Payable To:

Lewis Brisbois

Lanie Smith

Houston, Texas

Official US Court Reporter

58 Pine Song Place

The Woodlands, Texas, 77381 **Phone:** (281) 744-9419 **Email:** laniesmith@me.com

Proceeding Date: Nov 06, 2023

Judge Hearing Case: Ellison

Courthouse: Houston

Case Details:

Case Number: 4:22-cv-03279

Case Title: Lewis Brisbois Bisgaard & Smith vs. Michael Bitgood, et al.

Case Description: Motion proceedings

Criminal or Civil: Civil

Transcripts:

Date Ordered: Nov 07, 2023

Charges:

Page Type	Page Count	Rate	Sub-Total
Expedited Original	36	\$5.85	\$210.60

Total: \$210.60

Amount Due: \$210.60

/s/ Lanie Smith

 Vendor:
 118814
 Lanie M. Smith
 Doc ID: 0003MZ60-2
 Page
 2 of 2

 Voucher:
 3154053
 Dist: 7625229
 Date: 11/09/23
 Amount: 210.60

 Check#:
 200490

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FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 38

8055-685



Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046 T: 713-659-6767 F: 713-759-6830

INVOICE

Invoice No.	Invoice Date	Job No
22915	8/30/2023	3279
Job Date	Case	No.
7/26/2023	4:22-cv	-3279
	Case Name	
Lewis Brisbois Bisga Bitgood	aard & Smith LLP v. Mic	hael Joseph
	Payment Terms	
	Due upon receipt	

Original and One copy of the Deposition of Susan C. Norman

(TAXABLE \$1,065.75)

Location of Job : Lewis, Brisbols, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046

CM# - 8055.685 Rough draft ordered

Thank you for your business!

Payment is not contingent on client reimbursement

1,065.75

TOTAL DUE >>> \$1,065.75

(-) Payments/Credits:

0.00

(+) Finance Charges/Debits:

0.00

(=) New Balance:

\$1,065.75

Tax ID: 47-3695538

Please detach bottom portion and return with payment.

Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400

Houston, TX 77046

Invoice No. : 22915 Invoice Date : 8/30/2023 Total Due : \$1,065.75

Remit To: Infinity Reporting Group, LLC P.O. Box 440277 Houston, TX 77244

Job No. : 16601 : DEPO BU ID Case No. : 4:22-cv-3279

Case Name

Check#:

: Lewis Brisbois Bisgaard & Smith LLP v.

Michael Joseph Bitgood

447786

Vendor: 89549 Infinity Reporting Group, LLC Voucher:

3145100

Doc ID: 0003M7DN-1 Date: 8/30/23

Page Amount:

1 of 1 1,065.75

LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 39



Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046 T: 713-659-6767 F: 713-759-6830

INVOICE

Invoice No.	Invoice Date	Job No				
22996	8/30/2023	16602				
Job Date	Case	No.				
7/26/2023	4:22-cv-3279					
	Case Name					
Lewis Brisbois Bisga Bitgood	aard & Smith LLP v. Mic	hael Joseph				
	Payment Terms					

Video services and digital video copies for the deposition of

Location of Job : Lewis, Brisbois, Bisgaard & Smith, LLP

24 Greenway Plaza, Suite 1400 Houston, TX 77046

Thank you for your business!

Payment is not contingent on client reimbursement

995.00 TOTAL DUE >>> \$995.00

(-) Payments/Credits: 0.00 (+) Finance Charges/Debits: 0.00

(=) New Balance: \$995.00

Tax ID: 47-3695538

Please detach bottom portion and return with payment.

Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046

Invoice No. : 22996 Invoice Date : 8/30/2023 Total Due : \$995.00

Remit To: Infinity Reporting Group, LLC P.O. Box 440277 Houston, TX 77244

Job No. : 16602 : VIDEO BU ID Case No. : 4:22-cv-3279

: Lewis Brisbois Bisgaard & Smith LLP v. Case Name

Michael Joseph Bitgood

Vendor: 89549 Infinity Reporting Group, LLC Voucher: 3145067

Doc ID: 0003M7MV-1 Date: 8/30/23 Check#: 447786

Page Amount:

1 of 1 995.00

LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 40



8055/685

Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046 T: 713-659-6767 F: 713-759-6830

INVOICE

1 of 1

Invoice No.	Invoice Date	Job No.
23031	8/31/2023	16784
Job Date	Case	No.
8/16/2023	4:22-cv	-3279
	Case Name	
Lewis Brisbois Bisga Bitgood	aard & Smith LLP v. Mic	hael Joseph
	Payment Terms	
	Due upon receipt	

Video services and digital video copies for the deposition of Susan C. Norman, Bradley Beers

TOTAL DUE >>>

1,302.50 \$1,302.50

Location of Job : Lewis, Brisbois, Bisgaard & Smith, LLP

24 Greenway Plaza, Suite 1400 Houston, TX 77046

Thank you for your business!

Payment is not contingent on client reimbursement

(-) Payments/Credits:

0.00

(+) Finance Charges/Debits:

0.00

(=) New Balance:

\$1,302.50

Tax ID: 47-3695538

Please detach bottom portion and return with payment.

Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046

Invoice No. : 23031

Invoice Date : 8/31/2023 Total Due : \$1,302.50

Remit To: Infinity Reporting Group, LLC P.O. Box 440277 Houston, TX 77244

Job No.

: 16784

BU ID

: VIDEO : 4:22-cv-3279

Case No. Case Name

: Lewis Brisbois Bisgaard & Smith LLP v.

Michael Joseph Bitgood

447786

Vendor: 89549 Infinity Reporting Group, LLC Voucher:

3144971

Check#:

Doc ID: 0003M7X9-1 Date: 8/31/23

Page Amount:

1 of 1 1,302.50

LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 41

REPORTING GROUP, LLC

8055/685

Job No. Invoice No. **Invoice Date** 9/5/2023 16783 23033 Job Date Case No. 8/16/2023 4:22-cv-3279 Case Name Lewis Brisbois Bisgaard & Smith LLP v. Michael Joseph Bitgood **Payment Terms** Due upon receipt

INVOICE

Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046 T: 713-659-6767 F: 713-759-6830

Original and One copy of the Deposition of **Bradley Beers**

Original and One copy of the Deposition of Susan C. Norman

Location of Job : Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400

Houston, TX 77046

1,128.35 TOTAL DUE >>> \$1,788.75

ROUGH DRAFT REQUESTED

(-) Payments/Credits:

0.00 0.00

660.40

\$1,788.75

F) Finance Charges/Debits: PAST DU

Tax ID: 47-3695538

Please detach bottom portion and return with payment.

Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046

Invoice No. : 23033 Invoice Date : 9/5/2023

Total Due : \$1,788.75

Remit To: Infinity Reporting Group, LLC P.O. Box 440277 Houston, TX 77244

Job No. BU ID

: 16783 DEPO

Case No. : 4:22-cv-3279

: Lewis Brisbois Bisgaard & Smith LLP v. Case Name

Michael Joseph Bitgood

Vendor: 89549 Infinity Reporting Group, LLC Voucher: 3171191

Doc ID: 0003OA2E-1 Date: 9/05/23

Page Amount:

1 of 1 1,788.75

LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 42



Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046 T: 713-659-6767 F: 713-759-6830

INVOICE

Invoice No.	Invoice Date	Job No				
23774	12/13/2023	17583				
Job Date	Case	No.				
12/7/2023	4:22-cv-3279					
	Case Name					
Lewis Brisbois Bisga Bitgood	aard & Smith LLP v. Mic	hael Joseph				
	Payment Terms					
	Due upon receipt					

Original Transcript for the Deposition of Bradley Beers Volume 2 (TAXABLE \$779.05)

782.05

Location of Job : Munck Wilson Mandala LLP 1330 Post Oak Boulevard

Suite 2850 Houston, TX 77056

Client Matter No. 8055.685

Expedited Rush Requested

Thank you for your business!

Our new remittance for payment is: Infinity Reporting Group, LLC P.O. Box 440277 Houston, TX 77244

Payment is not contingent on client reimbursement

\$782.05

(-) Payments/Credits:

TOTAL DUE >>>

0.00

1 of 2

782.05

Tax ID: 47-3695538

Please detach bottom portion and return with payment.

Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046

Invoice No. : 23774 Invoice Date : 12/13/2023 Total Due : \$782.05

Remit To: Infinity Reporting Group, LLC

P.O. Box 440277 Houston, TX 77244 Job No. : 17583 : DEPO BU ID Case No. : 4:22-cv-3279

Case Name

: Lewis Brisbois Bisgaard & Smith LLP v. Michael Joseph Bitgood

Vendor: 89549 Infinity Reporting Group, LLC Doc ID: 0003OHAX-1 Page Voucher: 3173508 Date: 12/13/23 Amount:

LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 43



Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046 T: 713-659-6767 F: 713-759-6830

INVOICE

Invoice No.	Invoice Date	Job No.
23774	12/13/2023	17583
Job Date	Case	No.
12/7/2023	4:22-cv	-3279
	Case Name	
Lewis Brisbois Bisga Bitgood	aard & Smith LLP v. Mic	hael Joseph
	Payment Terms	
	Due upon receipt	

(+) Finance Charges/Debits:

0.00

2 of 2

782.05

(=) New Balance:

\$782.05

Tax ID: 47-3695538

Please detach bottom portion and return with payment.

Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046 Invoice No. : 23774 Invoice Date : 12/13/2023 Total Due : \$782.05

Remit To: Infinity Reporting Group, LLC P.O. Box 440277 Houston, TX 77244

Job No. : 17583 BU ID : DEPO Case No. : 4:22-cv-3279

Case Name

: Lewis Brisbois Bisgaard & Smith LLP v. Michael Joseph Bitgood

Vendor: 89549 Infinity Reporting Group, LLC Doc ID: 0003OHAX-2 Page Voucher: 3173508 Date: 12/13/23 Amount:

LAWYERS SUITE 4000 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 44

8055/685



Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046 T: 713-659-6767 F: 713-759-6830 INVOICE

1 of 1

Invoice No.	Invoice Date	Job No.
23784	12/12/2023	17584
Job Date	Case	No.
12/7/2023	4:22-cv	-3279
	Case Name	
Lewis Brisbois Bisga Bitgood	aard & Smith LLP v. Mic	hael Joseph
	Payment Terms	
	Due upon receipt	

Video services and digital video copies for the deposition of Bradley Beers

Location of Job : Munck Wilson Mandala LLP

1330 Post Oak Boulevard Suite 2850 Houston, TX 77056

Thank you for your business!

Our new remittance for payment is: Infinity Reporting Group, LLC P.O. Box 440277 Houston, TX 77244

Payment is not contingent on client reimbursement

526.00 TOTAL DUE >>> \$526.00

(-) Payments/Credits: (+) Finance Charges/Debits:

(=) New Balance:

0.00 **\$526.00**

0.00

Tax ID: 47-3695538

Please detach bottom portion and return with payment.

Bennett G. Fisher Lewis, Brisbois, Bisgaard & Smith, LLP 24 Greenway Plaza, Suite 1400 Houston, TX 77046 Invoice No. : 23784
Invoice Date : 12/12/2023
Total Due : \$526.00

Remit To: Infinity Reporting Group, LLC P.O. Box 440277 Houston, TX 77244 Job No. : 17584

BU ID : VIDEO

Case No. : 4:22-cv-3279

Case Name : Lewis Brisbois Bisgaard & Smith LLP v.

Michael Joseph Bitgood

 Vendor:
 89549
 Infinity Reporting Group, LLC
 Doc ID: 0003OH4O-1
 Page Amount:
 1 of 1 526.00

 Voucher:
 3173664
 Date: 12/12/23
 Amount:
 526.00

LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 45 Page



First Legal Network **Insurance Services LLC**

P.O. Box 841441 Dallas, TX 75284-1441

11:24 Lewis Brisbois Bisgaard (Hou) Csr: MX*

377597 1/29/24 11 CONTROL NUMBER PICKUP Lewis Brisbois Bisgaard (Hou) DELVER US Fed Court 150.00 Base 24 GREENWAY PLAZA SUITE 1 515 Rusk Pick Up

TK 77046 HOUSTON Houston TX 77002 Mileage Weight Page Count Shipping

Misc Wait/StkOt Phone: 713 659-6767

Disc Adv.Fee 17.25-Req: Dawn Garrard 15:13 Sign: Delivered

Svce: ASAP Acct: 9583 Check Chg

Ref: 8055-685 Total 132.75

Vendor: 90062 First Legal Network Insurance Services Doc ID: 0003PWNZ-9 Page 1 of 1 Voucher: 3193711 Dist: 7715650 Date: 1/31/24 Amount: 132.75

LAWYERS SUITE 4000 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 46





FedEx

Transaction Imaging Receipt

Receipt ID: Vendor: Invoice: Invoice Date: Items: Total: 00133469-392558077477 FedEx 799398996 Fri, Dec 30 2022 1 \$ 18.57

Transaction ID: 392558077477

Invoice Number: 799398996

Client: Lewis Brisbois Bisgaard & Smith LLP (8055)
Matter: Lewis Brisbois v. Michael Joseph Bitgood et al. (685)
Service: FedEx Express Saver®
Timekeeper: Shane Kotlarsky (Shane.Kotlarsky)

Reference: 8055-685

Note letters, budg-bud

Pickup: Thu, Dec 22 2022 Delivered: Tue, Dec 27 2022 10:02 AM Weight: 1.00 Lbs Shane Kotlarsky Lewis Brisbois Bisgaard & Smit 24 Greenway Plaza HOUSTON, TX 77046 US

Sender

Recipient
Mayra Malone Reporting Inc
INFORMATION NOT SUPPLIED
515 Rusk
HOUSTON, TX 77002 US

\$ 18.57

Transaction Imaging Receipt - Wed, January 4, 2023

Page 1 of 1

 Vendor:
 111026
 FedEx ERS
 Doc ID: 0003CP8N-1
 Page
 1 of 1

 Voucher:
 2997560
 Dist: 7259114
 Date: 1/04/23
 Amount: 18.57

 Check#:
 420105

LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 47





FedEx

Transaction Imaging Receipt

Receipt ID: Vendor: Invoice: Invoice Date: Items: Total:

00134527-393214864651 FedEx 800731985 Fri, Jan 13 2023 \$ 46.44

Transaction ID: 393214864651

Invoice Number: 800731985

Client: Lewis Brisbois Bisgaard & Smith LLP (8055) Matter: Lewis Brisbois v. Michael Joseph Bitgood et al. (685) Service: FedEx Priority Overnight® Timekeeper: Shane Kotlarsky (Shane.Kotlarsky) Reference: 8055-685

Pickup: Mon, Jan 09 2023 Delivered: Tue, Jan 10 2023 03:21 PM

Weight: 1.00 Lbs

Shane Kotlarsky Lewis Brisbois Bisgaard & Smit 24 Greenway Plaza HOUSTON, TX 77046 US

Sender

Recipient Nichole Forrest Official Court Reporter **515 RUSK** HOUSTON, TX 77002 US

\$ 46.44

Transaction Imaging Receipt - Tue, January 17, 2023

Page 1 of 1

Vendor: 111026 FedEx ERS Doc ID: 0003D3P2-1 Page 1 of 1 Voucher: 3003869 Dist: 7274634 Date: 1/17/23 Amount: 46.44 Check#: 421123

LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 48







FedEx

\$ 24.41

807887948

Transaction Imaging Receipt

00140401-396017917397 Receipt ID: Vendor: Invoice: Invoice Date: Fri, Mar 24 2023 Items: Total:

Transaction ID: 396017917397

Invoice Number: 807887948

Client: Lewis Brisbois Bisgaard & Smith LLP (8055) Matter: Lewis Brisbois v. Michael Joseph Bitgood et al. (685) Service: FedEx Standard Overnight® Timekeeper: David Dahlberg (David.Dahlberg) Reference: 8055-685

Pickup: Tue, Mar 21 2023 Delivered: Wed, Mar 22 2023 10:11 AM Lewis Brisbois Bisgaard & Smit Weight: 1.00 Lbs

David Dahlberg 24 Greenway Plaza HOUSTON, TX 77046 US

Sender

Recipient Kathleen Miller Official Court Reporter 515 RUSK ST HOUSTON, TX 77002 US

\$ 24.41

Transaction Imaging Receipt - Mon, March 27, 2023

Page 1 of 1

Vendor: 111026 FedEx ERS Doc ID: 0003FHKB-1 Page 1 of 1 Voucher: 3040710 Dist: 7355498 Date: 3/27/23 Amount: 24.41 Check#: 426654

LAWYERS SUITE 4000 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 49





FedEx

Transaction Imaging Receipt

Receipt ID: Vendor: Invoice: Invoice Date: Items: Total: 00167995-270997162743 FedEx 841754019 Fri, Feb 23 2024 1 \$ 27.85

Transaction ID: 270997162743

Invoice Number: 841754019

Client: Lewis Brisbois Bisgaard & Smith LLP (8055)
Matter: Lewis Brisbois v. Michael Joseph Bitgood et al. (685)
Service: FedEx Priority Overnight®
Timekeeper: Bennett Fisher (Bennett.Fisher)

Reference: 8055-685

Pickup: **Wed, Feb 14 2024**Delivered: **Thu, Feb 15 2024 10:24 AM**Weight: **1.00 Lbs**

Sender Bennett Fisher Lewis Brisbois Bisgaard & Smit 24 Greenway Plaza HOUSTON, TX 77046 US Recipient
Michael Bitgood
EastPro Law
503 FM 359 RD
RICHMOND, TX 77406 US

\$ 27.85

Transaction Imaging Receipt - Mon, February 26, 2024

Page 1 of 1

 Vendor:
 111026
 FedEx ERS
 Doc ID: 0003QFML-1
 Page
 1 of 1

 Voucher:
 3199849
 Dist: 7732802
 Date: 2/27/24
 Amount: 27.85

 Check#:
 456745

LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 50





FedEx

FedEx

\$ 27.85

Transaction Imaging Receipt

00167994-270997138760 Receipt ID: Vendor: 841754019 Invoice: Invoice Date: Fri, Feb 23 2024 Items: Total:

Transaction ID: 270997138760

Invoice Number: 841754019

Client: Lewis Brisbois Bisgaard & Smith LLP (8055) Matter: Lewis Brisbois v. Michael Joseph Bitgood et al. (685) Service: FedEx Priority Overnight® Timekeeper: Bennett Fisher (Bennett.Fisher)

Reference: 8055-685

Pickup: Wed, Feb 14 2024 Delivered: Thu, Feb 15 2024 09:44 AM Weight: 1.00 Lbs

Bennett Fisher Lewis Brisbois Bisgaard & Smit 24 Greenway Plaza HOUSTON, TX 77046 US

Sender

Recipient Sue Cecilia Norman Attorney at Law 10900 NORTHWEST FWY STE 102 HOUSTON, TX 77092 US

\$ 27.85

Transaction Imaging Receipt - Mon, February 26, 2024

Page 1 of 1

Vendor: 111026 FedEx ERS Doc ID: 0003QFMM-1 Page 1 of 1 Voucher: 3199849 Dist: 7732803 Date: 2/27/24 Amount: 27.85 Check#: 456745

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FEDERAL I.D. NO 95-3720522

1 of 1

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File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 51



Valencia's Tex-Mex Garage Upper Kirby - Greenway 3800 SW Freeway, Suite 124 Houston, TX 77027

Server: JOSSELYN P Table 72 Check #26 Guest Count: 1 Ordered: 7/26/23 12:50 PM 1 NEDNESDAY SPECIAL \$15.95 REFRIED BEANS CORN TORTILLAS
No Scurcream 1 ONE ITEM LUNCH \$13.99 REFRIED BEANS TACO AL CARBON CHICKEN FLOUR TORTILLA 1 TWO ITEM LUNCH \$15.99 REFRIED BEANS CHALUPA GROUND BEEF CUP OF TEXAS QUESO Subtota 1 \$45.93 Tax Tip \$3.79 \$10.00 Total \$59.72 Input Type C (EMV Chip Read) XXXXXXXXX7701 VISA CREDIT Time 1:34 PH Transaction Type Sale Authorization Approved 05537D yjqp9sfrHFbr Approval Code Payment ID Application ID A0000000031010 Application Label VISA CREDIT d82907912c65aa45 Terminal ID Card Reader **BBPOS** BENNETT FISHER

Rewards Card Acct Number Current Balance

your next visit!

You now have enough points to redeem on

Deposition of Sue Norman

Lunch with Elizabeth Hart / summer clerk Anh Nguyen / LBBS associate

 Vendor:
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 Bennett Fisher
 Doc ID: 0003K1TR-1
 Page

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LAWYERS **SUITE 4000** 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

10/31/24 4209039 Page 52



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1 WG TIERTUNCH 315, 14 NO RVB SUBTVEGGIES FACHTLADA CHICKEN-LRISPY TACO GRAD BEEF I WEDNESDAY SPECIAL \$15.95 REFRIED BEANS

Com Tart TolocolaT \$31.94 Tax \$2.64 Tip \$6.39

[ota] \$40.97 Imput Type VISA CREDIT C (FMV Chip Read) XXXXXXXX7701 Time

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You now have enough points to redeem on your next visit!

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Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 53

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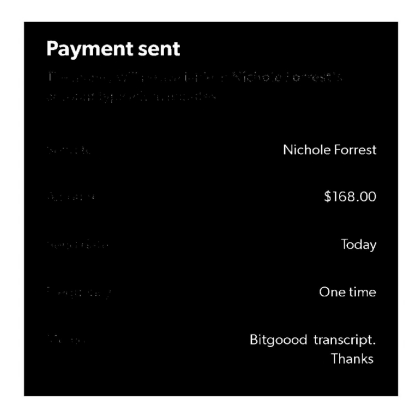
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Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 54



 Vendor:
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 Doc ID: 0003PTLH-2
 Page
 2 of 2

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 Dist: 7714162
 Date: 1/31/24
 Amount: 168.00

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FEDERAL I.D. NO 95-3720522

File Number **WSH**

008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al.

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Lewis Brisbois Bisgaard & Smith LLP

Cost Advance Request

	# HOU-2014								
1. 2.	Check — Date Needed: Today Type of Expense:	1.9.2023							
	Filing Fee	5	×	Court Reporter Fee	CR				
	Witness Fee	7		Mediation / Arbitration Fee**	AM				
	Prof. Consulting / Service Fee	s		COD Transcription (Invoice Needed)**	G				
	Expert Witness Fee**	J		Reproduction / Copies	R				
	Jury Fees	JF		Reproduction / Medical Records	RR				
	Deposition	Н		International Vendor & Wires					
All e	uld be sent to "LBBS Cost Advance educational expenses/seminars req	uire Karl L	oureir	o's approval.					
3.	Client and File Name:			BS v. Bitgood					
4. 5.	Client and Matter No.: Amount:		5.685 70.25						
o. S.	Payee / Vendor:			arrest					
	rayee / vendor.	Nichole Forrest United States District Court, Southern District of Texas 515 Rusk, Room 8004							
7.	Mailing Address:	515	Rusk,	,	exas				

566-13-8305

12.15.2022

Attorney: Secretary:

Payee's Tax I.D. No.:

9.

10.

Shane Kotlarsky Rocio Rivera

Explanation for billing purposes:

Ext:

6716 Ext: 4105

Auth. by/ **S**ignature Date _1.9.2023

Reporter's Transcript of Injunction Hearing that was on

Return to: Floor:

Rocio Rivera 14th Floor

Remember to have Attorney Sign and Attach all Supporting Backup

Vendor: 93890 Nichole Forrest, RDR, CRR, CRC Doc ID: 0003CXT1-1 Page 1 of 2 Voucher: 3001140 Dist: 7267692 Date: 1/09/23 Amount: 1,170.25 Check#: 420694

Case 4:22-cv-03279 Document 353-1 Filed on 11/01/24 in TXSD Page 61 of 63

LEWIS BRISBOIS BISGAARD & SMITH LLP

LAWYERS SUITE 4000 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 56

From: To: Kotlarsky, Shane

Subject

<u>Rivera, Rocio</u> FW: [EXT] Lewis Brisbois v. Bitgood transcript order

Date:

Wednesday, December 28, 2022 3:35:36 PM

Can you please take care of this?

Shane L. Kotlarsky

Partner

Houston

832.742.6716 or x8326716

From: NICHOLE FORREST <crnichole@gmail.com>
Sent: Wednesday, December 28, 2022 10:49 AM
To: Kotlarsky, Shane <Shane.Kotlarsky@lewisbrisbois.com>

Subject: [EXT] Lewis Brisbois v. Bitgood transcript order

?

Good morning, Mr. Kotlarsky,

I am in receipt of your transcript order. It actually was sent to Mayra Malone, but I was the court reporter. The cost is \$1,170.25 for 7-day delivery. You can send over a check to the courthouse, made out to Nichole Forrest, to the address below, or you can zelle me at crnichole@gmail.com. As soon as payment is made, I can begin the transcript -- when I return to the courthouse early next week. Would you please confirm how you will proceed so I can prioritize my workload? That would be really great.

I will let you know when payment is received. Thank you and Happy New Year! May 2023 be kind to us all!:)

Warm Regards, Nichole Forrest, Official Court Reporter, TXSD

Vendor: Voucher: 93890 Nichole Forrest, RDR, CRR, CRC

3001140 Dist: 7267692

Doc ID: 0003CXT1-2 Date: 1/09/23

420694

Check#:

Page Amount: 2 of 2 1,170.25

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 57

Lewis Brisbois Bisgaard & Smith LLP

	Cost Advance Request										
	# HOU-2										
1. 2.	Check — Date Needed: 01.26. Type of Expense:	2024									
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	Expert Witness Fee**	J		Reproduction / Copies	R						
	Jury Fees	JF		Reproduction / Medical Records	RR						
	Deposition	н		International Vendor & Wires							

Any client-related requests over \$500.00 require LBBS Cost Advance Committee approval and should be sent to "LBBS Cost Advances" (<u>LBBSCostAdvances@lewisbrisbois.com</u>)

All educational expenses/seminars require Karl Loureiro's approval.

3.	Client and F	ile Name:		Firm matter / LBBS vs. Bitgood, et al			
4.	Client and Matter No.: Amount: Payee / Vendor: Mailing Address:			8055-685			
5.				\$431.30 Cheryl Cummings 1500 Hadley Street, #1804 Houston Texas 77251			
6.							
7.							
8.	Payee's Telephone No.:			713.250.5715			
9.	Payee's Tax I.D. No.:			526-89-6721			
10.	Explanation for billing purposes:			Payment for a transcript of the motions hearing held on 01.25.2024 before Judge Ellison.			
	Attorney:	Bennett Fisher	Ext:	713 4095			
	Secretary:	Dawn Garrard	Ext:	713 4614			
	Auth. by/ s / Benn		Benn	nett Fisher Date 01.26.2024			
	Signatu			ure			
***************************************	Return to:	Kristi Kraeger					
	Floor:	Houston					

Remember to have Attorney Sign and Attach all Supporting Backup

 Vendor:
 138012
 Cheryl Cummings
 Doc ID: 0003PEI0-1
 Page
 1 of 2

 Voucher:
 3186047
 Dist: 7698909
 Date: 1/26/24
 Amount: 431.30

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FEDERAL I.D. NO 95-3720522

File Number WSH 008055-000685

Lewis Brisbois Bisgaard & Smith LLP Lewis Brisbois v. Michael Joseph Bitgood et al. 10/31/24 4209039 Page 58

AO 435 (Rev. 04/18)	Case 4:22-cv-0	SD Page 1 of 2 FOR COURT USE ONLY DUE DATE:					
Please Read Inst	ructions:		RANSCRIPT	7077			
1. NAME Bennett Fish	er			2. PHONE NUMBER (713) 659-6767			
, DELIVERY A	DDRESS OR EMAIL ner@lewisbrisbois.o	com		5. CITY Houston	6. STATE	6. STATE 7. ZIP CODE	
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:22-cv-327	273.1	Keith P. Ellison		10. FROM 1/25/2024 11. TO 1/25/2024			
2. CASE NAM				LOCATION OF PROCEEDINGS			
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Page Amount: 2 of 2 431.30